

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.
Ex. No. 1	Deposition Transcript of Dr. Stephen Graves	2/25/2020	
Ex. No. 2	Report of Dr. Stephen Graves	12/1/2019	Exh. 1 of 2/25/2020 deposition of Dr. Stephen Graves
Ex. No. 3	Packet of Docs - Data recieved from Fulton County	11/6/2018	Exh.2 of 2/25/2020 deposition of Dr. Stephen Graves
Ex. No. 4	Trende Report - Reviewed by Dr. Graves	1/5/2020	Exh. 3 of 2/25/2020 deposition of Dr. Stephen Graves
Ex. No. 5	Response - Written by Graves	1/21/2020	Exh. 4 of 2/25/2020 deposition of Dr. Stephen Graves
Ex. No. 6	Deposition Transcript of Adrienne Jones	12/19/2019	
Ex. No. 7	Expert report of Dr. Adrienne Jones	8/15/2019	Exh.2 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 8	Article: Something's Rotten in the State of Georgia	11/11/2018	Exh. 3 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 9	Article: Georgia can "Runoff," But Can't Hide Voter Suppression	12/9/2018	Exh.4 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 10	Article: Election Outcome Invites More Discrimination and Denial	11/13/2016	Exh. 5 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 11	Article: Voter Supression, a Form of Contemporary Slavery	7/9/2017	Exh. 6 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 12	Article: Lynchings in a 21st Century Context	10/9/2016	Exh. 7 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 13	Article: National Mood Harkens Back to 1995	8/12/2018	Exh. 8 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 14	Dr. Jones Dissertation- The Voting Rights Act Under Seige: The Development of the Influence of Colorbind Conservation of the Federal Government and the Voting Rights Act	7/7/1905	Exh. 9 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 15	Article: When Yes Means No: GOP Congressional Strategy and the Reauthorization of the VRA in 2006	8/13/2019	Exh.10 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 16	Brooke v. Miller	10/30/1998	Exh.11 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 17	Article: Voting Precincts Closed Across Georgia Since Election Oversight Lifted	8/31/2018	Exh. 12 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 18	Article: Are Precints and Polling Places Synonymous	2/1/2015	Exh. 13 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 19	Deposition Transcript of Dr. Payton McCrary		
Ex. No. 20	Curriculum Vitae	N/A	Exh.2 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 21	Expert report of Dr. Payton McCrary	N/A	Exh.3 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 22	Article: The End of Preclearance as We Knew It	Spring 2006	Exh.4 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 23	Publication: Yes, but what have they done to black people lately?	9/24/2019	Exh.5 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 24	Publication: Keeping the Courts Honest: The Role of Historians as Expert Witnesses in Southern Voting Rights Cases	8/3/2011	Exh.6 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 25	Testimony of Dr. Payton McCrary before the House Judiciary Committee, subcommittee on the Constitution, Civil Rights, and Civil Liberties	N/A	Exh. 7 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 26	Testimony before U.S. Commission on civil rights	9/24/2010	Exh.8 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 27	Excerpts from Injustice: Exposing the Racial Agenda of the Obama Justice Department	N/A	Exh.9 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 28	Brennan Center Report	7/10/1905	Exh.10 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 29	Georgia Laws Act 1207	4/15/1994	Exh.11 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 30	DOJ Objection Letter to 1994 Change	10/24/1994	Exh.12 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 31	Amendment to the no contact process	4/14/1997	Exh.13 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 32	Journal of the House of Representatives of the State of Georgia at the regular session commenced at Atlanta, Monday, January 13, 1997 and adjourned Friday, March 28, 1997	1/13/1997	Exh.14 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 33	Report of the 21st Century Voting Commission	12/1/2001	Exh.15 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 34	Table 4b from 2008 CPS Data	11/1/2008	Exh.16 of 5/22/2020 deposition of Peyton McCrary

Ex. No. 35	Table 4b from 2012 CPS Data	11/1/2012	Exh.17 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 36	Table 4b from 2018 CPS Data	11/1/2018	Exh.18 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 37	Expert Report of John Alford	11/3/2017	Exh.19 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 38	Deposition Transcript of Kenneth R. Mayer	2/26/2020	
Ex. No. 39	Plaintiff's initial Expert Disclosures	7/15/2019	Ex.1 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 40	Expert Report of Kenneth R. Mayer	2/18/2020	Ex.2 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 41	List of Documents	2/25/2020	Ex.3 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 42	Georgia Code 21-2-220.1	4/2/2019	Ex.4 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 43	Georgia Code 21-2-417	1/26/2006	Ex.5 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 44	SSA Quick Response Evaluation	6/22/2009	Ex.6 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 45	Voting Spreadsheets	N/A	Ex.7 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 46	Georgia Code 21-2-216	4/2/2019	Ex.8 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 47	Deposition Transcript of Lorraine Minnite	12/13/2019	
Ex. No. 48	Curriculum Vitae	N/A	Exh.2 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 49	Faculty Listing	12/11/2019	Exh.3 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 50	Biography	12/11/2019	Exh.4 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 51	In These Times Article	12/11/2019	Exh.5 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 52	Red Pepper Article	12/11/2019	Exh. 6 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 53	Propaganda and the Voter ID Campaign Article	12/10/2019	Exh.7 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 54	Scholars Strategy Network Article	1/1/2014	Exh.8 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 55	New Labor Forum Article	Spring 2012	Exh.9 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 56	Movements Need Politicians and Vice Versa Article	10/2/2012	Exh.10 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 57	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.11 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 58	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.12 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 59	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.13 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 60	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.14 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 61	Expert Report	N/A	Exh.15 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 62	GAO Report dated September 2014	9/1/2014	Exh.16 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 63	Expert Disclosure	4/19/2012	Exh.17 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 64	Deposition Transcript of Daniel A. Smith	1/28/2020	
Ex. No. 65	Expert Report of Daniel A. Smith	12/16/2019	Exh.2 of 1/28/2020 deposition of Daniel Smith
Ex. No. 66	Election Smith Website Printout	N/A	Exh.3 of 1/28/2020 deposition of Daniel Smith
Ex. No. 67	The Ballot Initiative Strategy Center Website Printout	1/27/2020	Exh.4 of 1/28/2020 deposition of Daniel Smith
Ex. No. 68	Common Cause Voting and Elections Page	1/27/2020	Exh.5 of 1/28/2020 deposition of Daniel Smith
Ex. No. 69	DNC Services Corp. et al v. Lee, et al Expert Report	4/30/2019	Exh.6 of 1/28/2020 deposition of Daniel Smith
Ex. No. 70	British Journal of Political Science	7/10/1905	Exh.7 of 1/28/2020 deposition of Daniel Smith
Ex. No. 71	Deposition Transcript of Kevin J. Kennedy	3/31/2020	
Ex. No. 72	Expert Report of Kevin J. Kennedy	12/16/2019	Exh.1 of 3/31/2020 deposition of Kennedy
Ex. No. 73	One Wisconsin Institute, Inc. v. Thomsen, 198 F. Supp. 3d 896 (2016)	7/29/2016	Exh. 2 of 3/31/2020 deposition of Kennedy
Ex. No. 74	2015 Wisconsin Act of 118	12/16/2015	Exh.3 of 3/31/2020 deposition of Kennedy
Ex. No. 75	Wisconsin 5.05, Elections Commission; Powers and Duties	12/16/2018	Exh.4 of 3/31/2020 deposition of Kennedy
Ex. No. 76	Georgia 21-2-50, Powers and Duties of Secretary of State	4/2/2019	Exh. 5 of 3/31/2020 deposition of Kennedy
Ex. No. 77	Georgia 21-2-70, Powers and Duties of Superintendents	7/1/2011	Exh. 6 of 3/31/2020 deposition of Kennedy
Ex. No. 78	Georgia 21-2-99, Instruction of poll officers and poll workers in elections procedures	N/A	Exh.7 of 3/31/2020 deposition of Kennedy
Ex. No. 79	Wisconsin 7.15 Municipal Clerks	12/16/2018	Exh.8 of 3/31/2020 deposition of Kennedy
Ex. No. 80	2018 Poll Worker Manual	7/10/1905	Exh. 9 of 3/31/2020 deposition of Kennedy
Ex. No. 81	Georgia 21-2-31, Duties of the Board	6/3/2010	Exh.10 of 3/31/2020 deposition of Kennedy
Ex. No. 82	Georgia 21-2-100, Training of Local Election Officials	N/A	Exh. 11 of 3/31/2020 deposition of Kennedy
Ex. No. 83	Emailed from Elizabeth Tanis to Josh Belinfante dated 11/4/2019	11/4/2019	Exh. 12 of 3/31/2020 deposition of Kennedy
Ex. No. 84	U.S. Census Quick Facts	7/1/2019	Exh. 13 of 3/31/2020 deposition of Kennedy
Ex. No. 85	Deposition Transcript of Michael McDonald	2/28/2020	
Ex. No. 86	Expert Report of Michael P. McDonald	2/17/2020	Exh.2 of 2/28/2020 deposition of Michael McDonald
Ex. No. 87	Early Voting in 28 States Has Surpassed 2014 Levels	11/2/2018	Exh.3 of 2/28/2020 deposition of Michael McDonald
Ex. No. 88	Tweet by Election Project on 2/27/20	2/27/2020	Exh.4 of 2/28/2020 deposition of Michael McDonald
Ex. No. 89	The Untold Story of American Non-Voters	N/A	Exh.5 of 2/28/2020 deposition of Michael McDonald

Ex. No. 90	Deposition of Lauren Groh-Wargo	10/30/2019	
Ex. No. 91	Spreadsheet Team members and titles.	N/A	Exh. 1 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 276
Ex. No. 92	Fair Fight Action and Fair Fight PAC organizational chart.	N/A	Exh. 2 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1105
Ex. No. 93	The Washington Post Article by Jennifer Rubin re: Stacey Abrams Shows Why She's the Most Popular Progressive Not in the Race.	5/22/2019	Exh. 3 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 94	Presentation by Lauren Groh-Wargo re: The Abrams Playbook.	9/9/2019	Exh. 4 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 95	Amended Complaint for Declaratory and Injunctive Relief re: The above-captioned action	2/19/2019	Exh. 5 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 96	Brochure re: Precinct and Polling Place	2/1/2019	Exh. 6 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 97	Plaintiff Fair Fight Action, Inc.'s Responses and Objections to Defendant Harp's First Interrogatories re: The above-captioned action	8/15/2019	Exh. 7 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 98	Plaintiff's Response to Defendants' First Request for Production of Documents to Fair Fight Action, Inc. Re: the above-captioned action	8/15/2019	Exh. 8 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 99	Georgia Secretary of State Annual Registration Re: AFG Group	1/8/2019	Exh. 9 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 100	Lauren Groh-Wargo retweet of Fair Fight Action Twitter post re: Fair Fight Action	7/25/2019	Exh. 10 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 101	Lauren Groh-Wargo Twitter Post re: Fair Fight Action	8/10/2019	Exh. 11 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 102	Lauren Groh- Wargo Twitter Post re: Voter Suppression	5/15/2019	Exh. 12 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 103	Fair Fight PowerPoint	7/11/1905	Exh. 13 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 104	Fair Fight PowerPoint	12/1/2018	Exh. 14 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 105	Fair Fight.com print-out re: Joint Statement on Randolph County's Renewed Attempts to...	8/6/2019	Exh. 15 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 106	Spreadsheet re: Comments.	N/A	Exh. 16 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 107	Fair Fight Action Lawsuit FAQs.	N/A	Exh. 17 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1120
Ex. No. 108	Fair Fight statement re: Summary of Fair Fight v. Crittenden Complaint.	N/A	Exh. 18 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1098-1099
Ex. No. 109	Fair Fight presentation re: New Staff On-Boarding.	7/30/2019	Exh. 19 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1083 -1087
Ex. No. 110	Fair Fight presentation	7/30/2019	Exh. 20 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1164 thru 1168
Ex. No. 111	Articles of Incorporation of Voter Access Institute, Inc.	7/21/2014	Exh. 21 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 25-30,
Ex. No. 112	Voter Access Institute Exhibit C re: Name, position and compensation.	8/6/2014	Exh. 22 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 92
Ex. No. 113	Articles of Incorporation of Voter Access Institute, Inc.	7/6/1905	Exh. 23 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 37-42
Ex. No. 114	Timeline of investigations.	2010-2019	Exh. 24 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1113-1118
Ex. No. 115	Articles of Amendment to the Articles of Incorporation of Voter Access Institute, Inc.	11/21/2018	Exh. 25 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 261-263
Ex. No. 116	GAFCP.org print-out re: Voter Access Institute Fall 2014 Plans: Georgia 501(c)4.	11/1/2014	Exh. 27 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 34-36
Ex. No. 117	Field Strategies Vote by Mail Program, Draft GOTV Budget.	7/1/2014	Exh. 28 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 18-21
Ex. No. 118	Voter Access Institute Preliminary Budget.	N/A	Exh. 29 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1114- 1117
Ex. No. 119	Voter Access Institute Prospectus.	Fall 2014	Exh. 30 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 55-60
Ex. No. 120	Voter Access Institute Prospectus.	Fall 2014	Exh. 31 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 44-49

Ex. No. 121	Voter Access Institute Prospectus.	Fall 2014	Exh. 32 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 67-72
Ex. No. 122	CNN.com print-out re: 2014 Georgia Post-Election Analysis.	11/1/2014	Exh. 33 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 184 - 191
Ex. No. 123	CNN.com print-out re: Voter Access Institute Georgia 2015 Voter Engagement and Mobilization.	7/7/1905	Exh. 34 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 200 - 204
Ex. No. 124	CNN.com print-out re: Voter Access Institute Georgia 2015 Voter Engagement and Mobilization.	7/7/1905	Exh. 35 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 205-209
Ex. No. 125	Door hanger re: Vote 2014.	10/4/2014	Exh. 36 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 128- 129
Ex. No. 126	Vote by Mail Ballot Request.	9/2/2014	Exh. 37 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 118- 119
Ex. No. 127	Fair Fight Senior Fellowship meeting agenda.	7/23/2019	Exh. 38 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1427- 1428
Ex. No. 128	E-mail string from Hope Wollensack to list re: Democracy Project weekly meeting.	8/26/2019	Exh. 39 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1426
Ex. No. 129	E-mail string from Aaron Blacksborg to Andre Fields re: House oversight.	7/25/2019	Exh. 40 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 252 thru 257
Ex. No. 130	E-mail from Esosa Osa to Lauren Groh-Wargo re: Impact analysis first draft, attached.	7/29/2019	Exh. 41 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1361-1371
Ex. No. 131	Scholars Strategy Network draft brief re: The business case for better elections and expanded voting.	8/5/2019	Exh. 42 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1322 thru 1327
Ex. No. 132	Statement re: Missing DeKalb County VBM Applications.	N/A	Exh. 43 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1341
Ex. No. 133	E-mail from Caitlin Highland to Lauren Groh-Wargo re: #s on DeKalb for you.	3/11/2019	Exh. 44 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1467
Ex. No. 134	E-mail string from Caitlin Highland to Lauren Groh-Wargo re: Media request: Missing ballots in DeKalb.	3/15/2019	Exh. 45 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1334 -1335
Ex. No. 135	Fair Fight PowerPoint re: Georgia election law.	N/A	Exh. 46 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1318 -1321
Ex. No. 136	E-mail string from Jack DeLapp to Deepak re: Telling the Fair Fight story.	3/18/2019	Exh. 47 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1372 -1376
Ex. No. 137	E-mail from Caitlin Highland to Team FFG re: Fair Fight Action lawsuit submits over 200	2/28/2019	Exh. 48 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1352 thru 1354
Ex. No. 138	Memo from Hope Wollensack and Liza Conrad to Lauren Groh-Wargo re: Troup County's systematic election mismanagement and impact on black voters.	4/3/2018	Exh. 49 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1835-1837,
Ex. No. 139	E-mail from Caitlin Highland to Team FFG re: Fair Fight Action on Gwinnett MARTA Referendum.	3/20/2019	Exh. 50 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1452 thru 1453
Ex. No. 140	E-mail from Hillary Holley to Andre Fields re: Fulton BOE info for Dreyer.	7/11/2019	Exh. 51 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1631 - 1632
Ex. No. 141	E-mail string from Liz Utrup to Seth Bringman re: Fair Fight "forget" digitals.	4/2/2019	Exh. 52 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1624 -162
Ex. No. 142	E-mail string from Lauren Groh-Wargo to Dara Lindenbaum re: Undervote 200 - 2004.	3/4/2019	Exh. 53 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1429
Ex. No. 143	E-mail from Caitlin Highland to Team FFG re: Fair Fight to hold public hearing on HB316.	3/5/2019	Exh. 54 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1594 -1595
Ex. No. 144	E-mail from Fair Fight Press Office to Team FFG re: Release: Fair Fight re-releases Website, updated 40-page research report showing corruption and failures of Election Systems & Software.	7/22/2019	Exh. 55 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1422-1423
Ex. No. 145	E-mail from Fair Fight Press Office to Team FFG re: Flashback: 3 in 4 Georgians are "concerned" about Secretary of State Brad Raffensperger's expected award of contract to failed, corrupt voting machine company Election Systems & Software (ES&S).	7/19/2019	Exh. 56 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1573-1574
Ex. No. 146	Public Policy Polling letterhead from Katherine Patterson to Interested Parties re: Governor Kemp's former voting machine lobbyist staffer cause for concern among Georgians.	3/1/2019	Exh. 57 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1478

Ex. No. 147	E-mail from Fair Fight Press Office to Team FFG re: Fair Fight CEO Lauren Groh-Wargo statement on Team Kemp's issuance of subpoenas to Georgia churches in Curling.	7/16/2019	Exh. 58 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1549 - 1550
Ex. No. 148	E-mail from Esosa Osa to Team FFG re: MIT election labs ranks GA 9th worst for registration & absentee ballot problems.	8/6/2019	Exh. 59 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1633 thru 1634
Ex. No. 149	30(b)(6) Deposition Transcript of Fair Fight	10/30/2019	
Ex. No. 150	E-mail string from Elizabeth Tanis to Allegra Lawrence-Hardy re: Discovery matters.	9/25/2019	Exh. 61 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 151	Listing of notes re: Topics in Exhibit A.	N/A	Exh. 62 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 152	Organizational chart re: Fair Fight Action and Fair Fight PAC.	N/A	Exh. 63 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 153	E-mail from Stacey Abrams to Lauren Groh-Wargo re: Voter Access Institute	7/24/2014	Exh. 64 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3105 -3106
Ex. No. 154	E-mail from Stacey Abrams to Eddy Morales re: VAI Determination Letter.	9/15/2014	Exh. 65 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3107 - 3108
Ex. No. 155	E-mail string from Stacey Abrams to Lauren Groh-Wargo re: Voter Access Institute Proposed Budget.	7/13/2014	Exh. 66 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3112
Ex. No. 156	E-mail string from Lauren Groh-Wargo to Stacey Abrams re: Voter Access Institute Proposed Budget.	7/11/2014	Exh. 67 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3110
Ex. No. 157	E-mail from Stacey Abrams to Lauren Groh-Wargo, Al Williams and Wanda Mosley re: Approval of Bylaws and Conflict of Interest Policy.	8/6/2014	Exh. 68 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 158	Georgia Project and Voter Access Institute PowerPoint re: 2014 Post-Election Report.	N/A	Exh. 69 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1279 -1303
Ex. No. 159	FairFight.com Web page print-out re: Our Story.	N/A	Exh. 70 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 160	list re:Organizing's Ongoing Projects.	N/A	Exh. 71 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1317
Ex. No. 161	E-mail from Stacey Abrams to talkBacks@MoveOn.org re: My election (and what I'm up to now).	10/22/2019	Exh. 72 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 162	FairFight.com Web page screen print re: Fair Fight 2020.	N/A	Exh. 73 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 163	ActBlue.com Web page print-out re: Fair Fight.	10/23/2019	Exh. 74 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 164	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: The inauguration of Brian Kemp.	1/14/2019	Exh. 75 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 165	E-mail from Stacey Abrams to Info@FairFightAction.com re: I hope you will tune in tonight.	2/5/2019	Exh. 76 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 166	E-mail from Team Fair Fight to Info@FairFightAction.com re: Turning energy into action.	2/7/2019	Exh. 77 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 167	E-mail from Team Fair Fight to Info@FairFightAction.com re:Tonight, help us send a message.	3/5/2019	Exh. 78 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 168	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re:Breaking, house panel will investigate Kemp.	3/6/2019	Exh. 79 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 169	E-mail from Team Fair Fight to Info@FairFightAction.com re: Can you make it tomorrow?	3/8/2019	Exh. 80 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 170	E-mail from Stacey Abrams to Info@FairFightAction.com re: Are you with me in this next fight?	3/31/2019	Exh. 81 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 171	E-mail from Stacey Abrams to Info@FairFightAction.com re: Voter suppression is an existential crisis for America.	6/14/2019	Exh. 82 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 172	E-mail from Team Fair Fight to Info@FairFightAction.com re: Our victory for voting rights.	6/9/2019	Exh. 83 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 173	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: Preparing for the tough fights ahead.	12/18/2018	Exh. 84 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 174	E-mail from Stacey Abrams to Info@FairFightAction.com re: We can never win if we do not fight.	12/29/2018	Exh. 85 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 175	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: On Tuesdays.	12/30/2018	Exh. 86 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 176	Stenograph Minutes for Stacey Abrams.	N/A	Exh. 87 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1479 -1495

Ex. No. 177	Truth in Testimony Disclosure Form re: Stacey Abrams.	6/25/2019	Exh. 88 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3079 -3089
Ex. No. 178	Fair Fight Action letterhead re:Campus Chapter Manager (Volunteer), Fair Fight.	N/A	Exh. 89 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1996 thru 1998
Ex. No. 179	E-mail string from Debra Mazer to Liza Conrad re: Fair Fight, call for voter stories in Troup County.	4/2/2019	Exh. 90 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3001 thru 3002
Ex. No. 180	E-mail string from Helen Butler to Hillary Holley re: Today, Fair Fight and AG Eric Holder round table.	5/17/2019	Exh. 91 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2447 thru 2449
Ex. No. 181	Voter Access Institute Exhibit C list re:Names and positions.	8/6/2014	Exh. 92 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 92
Ex. No. 182	Organizational chart re: Fair Fight Action and Fair Fight PAC.	N/A	Exh. 93 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3194
Ex. No. 183	Organizational chart re: Fair Fight Action and Fair Fight PAC.	N/A	Exh. 94 of 10/30/2019 30(b)(6) deposition of Fair Fight;
Ex. No. 184	E-mail string from Caitlin Highland to Seth Bringman re: AJC voting article.	2/15/2019	Exh. 95 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 185	Fair Fight Action spreadsheet re: Staff contact list.	7/6/2019	Exh. 96 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2222 -2223
Ex. No. 186	Georgia Government Transparency and Campaign Finance Commission Campaign Reports expenditure search results re: Fair Fight Action.	10/28/2019	Exh. 97 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 187	PLTFS-FFA 2450 thru 2452, E-mail string from Maggie Chambers to Hillary Holley and Sara Ghazal re: Voter suppression rhetoric aimed at counties, bad idea and inaccurate.	8/17/2019	Exh. 98 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 188	Representative page of spreadsheet re: Voter contact stories.	N/A	Exh. 99 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 0003104
Ex. No. 189	Spreadsheet excerpt re: Provisional Ballot Hotline form.	N/A	Exh. 100 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3104
Ex. No. 190	Spreadsheet excerpt re: Hustle Campaign form.	N/A	Exh. 101 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3104
Ex. No. 191	Spreadsheet excerpt re: LBJ 11-09.	N/A	Exh. 102 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3104
Ex. No. 192	FairFight.com Web page print-out re: Your Voice Should Be Heard.	N/A	Exh. 103 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 193	E-mail from Hillary Holley to Friends and Supporters Tell us your voting issue.	1/28/2019	Exh. 104 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2395 -2396
Ex. No. 194	E-mail from Hillary Holley to Jack DeLapp re: North GA provisional ballot.	5/21/2019	Exh. 105 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2279
Ex. No. 195	E-mail string from Hillary Holley to Liza Conrad re: North GA provisional ballot.	5/22/2019	Exh. 106 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2386 - 2387
Ex. No. 196	Fair Fight letterhead re: Elections in Georgia	N/A	Exh. 107 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2301 - 2302
Ex. No. 197	Flyer re: The right to vote, power of participation.	N/A	Exh. 108 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2681
Ex. No. 198	E-mail from Hope Wollensack to Hillary Holley, Seth Bringman, Vasu Abhiraman and Liza Conrad re: Webster County re-administering election after "irregularities."	7/18/2019	Exh. 109 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1646
Ex. No. 199	E-mail string from Sara Ghazal to Liza Conrad, Seth Bringman and Lauren Groh-Wargo re: Jeff Davis County, proposed closing of only majority minority precinct on 5/22/19 - update.	5/20/2019	Exh. 110 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 200	E-mail from Kia Sims to Kia Sims re:Fair Fight Action campus chapter manager.	8/2/2019	Exh. 111 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2050,
Ex. No. 201	Composite exhibit of Voter Access Institute Unanimous Written Consent in Lieu of Meeting of the Board of Directors and Minutes of Meetings of the Board of Directors.	N/A	Exh. 112 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 202	FairFight.com Web page print-out Re: Fighting Back for Voters, Fair Fight v. Raffensperger.	N/A	Exh. 113 of 10/30/2019 30(b)(6) deposition of Fair Fight

Ex. No. 203	Listing re: Select requests for relief.	N/A	Exh. 114 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 204	Articles of Incorporation of Fair Fight Action, Inc.	11/19/2018	Exh. 115 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 205	Bylaws of Fair Fight Action, Inc.	11/19/2018	Exh. 116 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 206	E-mail string from Salena Jegede to Stacey Abrams, Lauren Groh-Wargo, Glen Paul Freedman, Al Williams and Tracey-Ann Nelson re: FFA board meeting agenda.	9/1/2019	Exh. 117 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 207	Form 1024, Application for Recognition of Exemption Under Section 501(a) re: Voter Access Institute.	8/6/2014	Exh. 118 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 95 thru 113
Ex. No. 208	E-mail from Caitlin Highland to Lauren Groh-Wargo and Seth Bringman re: FYR 5 PM - release.	12/11/2018	Exh. 119 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3190
Ex. No. 209	Statement re: "In 2014, then the Minority Leader of the Georgia House of Representatives..."	N/A	Exh. 120 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3188 - 3189
Ex. No. 210	Staff expenses spreadsheet	3/3/2010	Exh. 121 of 10/30/2019 30(b)(6) deposition of Fair Fight; PC 1263 -1269
Ex. No. 211	Spreadsheet budget re: Democracy Warrior Organizing Summit, Atlanta.	N/A	Exh. 122 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 212	Spreadsheet budget re: Democracy Warrior Organizing Summit, Macon.	N/A	Exh. 123 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 213	30(b)(6) Deposition Transcript of Care in Action	N/A	
Ex. No. 214	2018 Form 990 tax return re: Care in Action.	N/A	Exh. 2 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 46 -82
Ex. No. 215	Amended Complaint for Declarator and Injunctive Relief re: The above-captioned action.	2/19/2019	Exh. 3 of 10/22/2019 30(b)(6) deposition of Care in Action
Ex. No. 216	By-Laws of Care in Action.		Exh. 4 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 235 - 242
Ex. No. 217	National Domestic Workers Alliance Job Announcement re: Georgia State Director.	7/10/1905	Exh. 5 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 182 -183
Ex. No. 218	National Domestic Workers Alliance letterhead receipt from AirBNB.	11/9/2018	Exh. 6 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 255 -257
Ex. No. 219	National Domestic Workers Alliance letterhead receipt for United flight.	11/13/2018	Exh. 7 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 251 -254
Ex. No. 220	National Domestic Workers Alliance letterhead receipt for United flight.	11/9/2018	Exh. 8 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 263 -267
Ex. No. 221	National Domestic Workers Alliance letterhead receipt for United flight.	11/11/2018	Exh. 9 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 258 -262
Ex. No. 222	Stacey Abrams, Governor flyer.	N/A	Exh. 10 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 184 -185
Ex. No. 223	Care in Action flyer re: Election Day.	N/A	Exh. 11 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 186 -189
Ex. No. 224	The Peoples' Agenda letterhead re: Polling Place Monitoring Report.	N/A	Exh. 12 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 169 -171
Ex. No. 225	The Peoples' Agenda letterhead re: Incident report form:	N/A	Exh. 13 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 179 -180
Ex. No. 226	Info sheets re: Ways to Help Stacey Abrams.	N/A	Exh. 14 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 220 -222
Ex. No. 227	Info sheets re: Provisional Ballot and Georgia Voting FAQs.	N/A	Exh. 15 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 199 -205
Ex. No. 228	Info sheets re: Text for Stacey Team: Provisional Ballot Push.	N/A	Exh. 16 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 190 -192
Ex. No. 229	Info sheets re: Phonebank for Stacey Team: Provisional Ballot Push.	N/A	Exh. 17 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 229 -230
Ex. No. 230	Care in Action letterhead Info sheet re: It's Not Over.	2/17/2019	Exh. 18 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 1 -3
Ex. No. 231	Plaintiff's Response to Defendants' First Request for Production of Documents to Care in Action, Inc. re: The above-captioned action.	8/15/2019	Exh. 19 of 10/22/2019 30(b)(6) deposition of Care in Action
Ex. No. 232	Plaintiff Care in Action's Responses and Objections to Defendant Harp's First Interrogatories re: The above-captioned action.	8/15/2019	Exh. 20 of 10/22/2019 30(b)(6) deposition of Care in Action

Ex. No. 233	National Domestic Workers Alliance redacted invoice to Care in Action.	12/31/2018	Exh. 21 of 10/22/2019 30(b)(6) deposition of Care in Action
Ex. No. 234	Toskr invoice to Care in Action.	12/17/2018	Exh. 22 of 10/22/2019 30(b)(6) deposition of Care in Action
Ex. No. 235	STG Invoice to Care in Action.	11/8/2018	Exh. 23 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 269
Ex. No. 236	State of Georgia Campaign Contribution Disclosure Report re: Care in Action.	1/8/2019	Exh. 24 of 10/22/2019 30(b)(6) deposition of Care in Action
Ex. No. 237	30(b)(6) Deposition Transcript of Sixth Episcopal Church	10/21/2019	
Ex. No. 238	Amended Complaint for Declaratory and Injunctive Relief re: The above-captioned action.	2/19/2019	Exh. 2 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church
Ex. No. 239	Listing of Ministries.	N/A	Exh. 3 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 34
Ex. No. 240	Memo re: Voter Registration, Mobilization and Empowerment Plan, Sixth Episcopal District.	N/A	Exh. 4 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 58 -60
Ex. No. 241	E-mail from Bishop Reginald T. Jackson to The Christian Recorder re: Tomorrow - Get Out the Vote Rally.	11/29/2017	Exh. 5 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 4 -6
Ex. No. 242	Sixth Episcopal District letter from Reginald T. Jackson to Sixth Episcopal District re: Fair Fight Georgia.	2/1/2019	Exh. 6 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 6
Ex. No. 243	Invitation to Pastors and Leaders re: Right to vote.	N/A	Exh. 7 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 68
Ex. No. 244	Sixth Episcopal District logo from Reginald T. Jackson to Pastors, Sisters and Brothers re: Election Day.	10/27/2017	Exh. 8 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 44 - 45.
Ex. No. 245	Sixth Episcopal District logo from Bishop Reginald T. Jackson to SED Clergy re: Primary Election Day.	5/19/2018	Exh. 9 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 54 -55
Ex. No. 246	E-mail from Bishop Reginald T. Jackson to Rjackson@ame6.church re: Sixth District voter registration, mobilization and empowerment plan.	10/9/2018	Exh. 10 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 12 -13
Ex. No. 247	Letter from Reginald T. Jackson to Sixth Episcopal District re: Mid-term elections.	10/25/2018	Exh. 11 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 37, 10-25-18
Ex. No. 248	Memo re: Endorsement of Stacey Abrams for Governor.	N/A	Exh. 12 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 38
Ex. No. 249	E-mail from Bishop Reginald T. Jackson to The Christian Recorder re: Now is the time! Vote, Tuesday November 6th.	11/6/2018	Exh. 13 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 20 -22
Ex. No. 250	Press release re: Mid-term election.	11/9/2018	Exh. 14 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 39
Ex. No. 251	Bishop Reginald T. Jackson press release re: Mid-term election.	11/13/2018	Exh. 15 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 35 -36
Ex. No. 252	Sixth Episcopal District memo re: Let's Go Vote.	N/A	Exh. 16 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 65 -66
Ex. No. 253	E-mail from Bishop's Corner to The Christian Recorder re: Somebody Ought to Say Something...Part 7.	11/8/2018	Exh. 17 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 26 - 29
Ex. No. 254	Transcript of 30(b)(6) deposition of Ebenezer Baptist	N/A	
Ex. No. 255	Amended Complaint for Declaratory and Injunctive Relief	2/19/2019	Exh. 2 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 256	Ebenezer Baptist Articles of Incorporation	9/17/1979	Exh. 3 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 257	Ebenezer Baptist Vision and Purpose Statement	N/A	Exh. 4 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 258	Ebenezer Baptist - Webpage	N/A	Exh. 5 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 259	Ebenezer Baptist - 2018 Report	N/A	Exh. 6 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000064 - PLTFS-EBC-000068
Ex. No. 260	Atlanta Daily World Article - VIEWPOINTS: The Fight for the Soul of Our Democracy	10/29/2018	Exh. 7 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 261	Washington Post Article - Here are the chilling tricks we've caught Georgia using to disqualify voters	11/1/2018	Exh. 8 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 262	Email from Church Community Builder on Behalf of Bronson Woods to Exec Assist re: Pastor Warnock's article in the Washington Post	11/2/2018	Exh. 9 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000102 - PLTFS-EBC-000103
Ex. No. 263	Ebenezer Baptist Bylaws	N/A	Exh. 10 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000022 - PLTFS-EBC-000042

Ex. No. 264	Ebenezer Baptist flyer re: various voter events (Souls to the Polls 10/19/14, Empowerment Forum 6/23/12, Judicial Candidates' Forum 5/7/2016, Voter Education Summit 9/15/12, Souls to the Polls 10/17/16, Piano Dedication Concert 11/3/2018, Election Eve Prayer Rally 11/5)	N/A	Exh.11 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000001 - PLTFS-EBC-0000012
Ex. No. 265	Email from Nse Ufot to Pastor Warnock and ExecAssist re: Voter Registration Talking Points	9/24/2018	Exh.12 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000146 - PLTFS-EBC-000147
Ex. No. 266	New Georgia Project Flyer	N/A	Exh.13 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000167 - PLTFS-EBC-000168
Ex. No. 267	Email from Church Community Builder on Behalf of Regina A. Chamberlain to Exec Assist re: [Our Church] Immediate Attention Requested Voter Registration (Brian Kemp's Office to be Sued for Purging 700,000 Voters)	10/8/2018	Exh.14 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000099 - PLTFS-EBC-000101
Ex. No. 268	Email from Church Community Builder on Behalf of Bronson Woods to Exec Assist re: [Our Church] Election Season: Here are ways to get involved.	10/16/2018	Exh.15 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000095 - PLTFS-EBC-000098
Ex. No. 269	Email from Andrew Fields re: Stacey Abrams for Governor Launches Early Vote Bus Tour	10/11/2018	Exh.16 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000085 - PLTFS-EBC-000091
Ex. No. 270	Flyer from Our Chance. Our Choice. Our Georgia.	11/2/2018	Exh.17 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000013 - PLTFS-EBC-000014
Ex. No. 271	Email from Renette Scott to Bronson Woods re: Urgent Message from Pastor Warnock	11/9/2018	Exh.18 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000104 - PLTFS-EBC-000106
Ex. No. 272	Email from Nse Ufot to Pastor Warnock and ExecAssist re: Talking Points SB 363	3/21/2018	Exh.19 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000133 - PLTFS-EBC-000134
Ex. No. 273	Plaintiff's Response to Defendant's First RFP to Ebenezer Baptist Church	11/15/2019	Exh.20 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 274	Transcript of 30(b)(6) deposition of Virginia Highland	10/23/2019	
Ex. No. 275	Virginia Highland Church Constitution and Bylaws	9/28/2014	Exh. 2 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000005 - PLTFS-VHC-000014
Ex. No. 276	Congregation of VHC Organization Chart	N/A	Exh. 3 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000015 - PLTFS-VHC-000021
Ex. No. 277	Virginia Highland Voter Registration Volunteers (various years 2016, 2018, 2019)	N/A	Exh. 4 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000003 - PLTFS-VHC-000004
Ex. No. 278	Virginia Highland Flyer - Georgia Equality Advocacy Training	N/A	Exh. 5 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000022 - PLTFS-VHC-000023
Ex. No. 279	Amended Complaint for Declaratory and Injunctive Relief	2/19/2019	Exh. 6 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000022 - PLTFS-VHC-000023
Ex. No. 280	Emails between Kelly Barge and Jane re: Define "trouble" voting	8/12/2019	Exh. 7 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000001 - PLTFS-VHC-000002 and PLTFS-VHC-000024 - PLTFS-VHC-000025
Ex. No. 281	Transcript of deposition of Stacey Abrams	11/13/2019	
Ex. No. 282	Email from Leslie Bryan to Josh Belinfante and Bryan Tyson re: Upcoming Depositions	11/2/2019	Exh. 1 of 11/13/2019 deposition of Stacey Abrams;
Ex. No. 283	Hearing before the US House Judiciary Subcommittee on the Constitution, Civil Rights, and Civil Liberties re: Continuing Challenges to the VRA since Shelby County v. Holder	6/25/2019	Exh. 2 of 11/13/2019 deposition of Stacey Abrams; PLTFS-FFA-003079 - PLTFS-FFA-003089
Ex. No. 284	Stenographic Minutes for Leader Stacey Abrams	N/A	Exh. 3 of 11/13/2019 deposition of Stacey Abrams; PLTFS-FFA-001479 - PLTFS-FFA-001496
Ex. No. 285	Article - Stacey Abrams' concession speech is a powerful critique of US civil rights	N/A	Exh. 4 of 11/13/2019 deposition of Stacey Abrams;
Ex. No. 286	Teen Vogue Article - Stacey Abrams Wants You to Know That Politicians Are Trying to Keep You From Voting	9/6/2019	Exh. 5 of 11/13/2019 deposition of Stacey Abrams;
Ex. No. 287	The Nation Article - Stacey Abrams: 'Open That Door'	4/5/2019	Exh. 6 of 11/13/2019 deposition of Stacey Abrams;
Ex. No. 288	New York Times Article - Why Stacey Abrams is still saying she won.	4/28/2019	Exh. 7 of 11/13/2019 deposition of Stacey Abrams;
Ex. No. 289	New York Times Article - Stacey Abrams: We Cannot Resign Ourselves to Dismay and Disenfranchisement	5/15/2019	Exh. 8 of 11/13/2019 deposition of Stacey Abrams;

	<p>Items from Voter Access Institute Board of Directors: 11/19/2018 Acceptance of Resignations - Stacey Abrams and Lauren Groh-Wargo Election of Officers and Directors - Stacey Abrams, Chair and Laurent Groh-Wargo, CEO and Glen Paul Freedman, CFO Name Change - Fair Fight</p> <p>2/28/2017 Acceptance of Resignation - Alan Essig, Treasurer Election of Officers and Directors - Stacey Abrams, Treasurer</p> <p>VAI Board Meeting Minutes - 9/23/2016, 6/13/2016, 12/19/2015, 12/6/2018</p>		
Ex. No. 290		N/A	Exh. 9 of 11/13/2019 deposition of Stacey Abrams;
Ex. No. 291	Voter Access Institute Fall 2014 Plans - Overview, Voter Education and Contact, Budget Summary	N/A	Exh. 10 of 11/13/2019 deposition of Stacey Abrams; PLTFS-FFA-000034 - PLTFS-FFA-000036
Ex. No. 292	Transcript of 30(b)(6) deposition of Baconton Missionary Baptist Church	11/15/2019	
Ex. No. 293	Notice of 30(b)(6) depo to Baconton Missionary Baptist Church	11/13/2019	Exh. 1 of 11/15/2019 deposition of Baconton Missionary Baptist Church;
Ex. No. 294	Baconton Missionary Baptist Church Articles of Incorporation	10/11/1985	Exh. 2 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000085 - PLTFS-BMBC-000091
Ex. No. 295	Amended Complaint for Declaratory and Injunctive Relief	2/19/2019	Exh. 3 of 11/15/2019 deposition of Baconton Missionary Baptist Church;
Ex. No. 296	Screenshot of text to AI - asking about Souls to the Polls Faith Rally	8/24/2018	Exh. 4 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000058 - PLTFS-BMBC-000059
Ex. No. 297	Screenshot of text to AI - asking about Souls to the Polls Faith Rally	8/24/2018	Exh. 5 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000056 - PLTFS-BMBC-000057
Ex. No. 298	Baconton Missionary Baptist Church Constitution	7/18/2011	Exh. 6 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000060 - PLTFS-BMBC-000082
Ex. No. 299	Baconton Missionary Baptist Church Organization Chart		Exh. 7 of 11/15/2019 deposition of Baconton Missionary Baptist Church;
Ex. No. 300	Baconton Missionary Baptist Church Pamphlet	9/2/2018	Exh. 8 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000002 - PLTFS-BMBC-000007
Ex. No. 301	Baconton Missionary Baptist Church Pamphlet	10/7/2018	Exh. 9 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000026 - PLTFS-BMBC-000031
Ex. No. 302	Screenshot of DNC Webpage		Exh. 10 of 11/15/2019 deposition of Baconton Missionary Baptist Church;
Ex. No. 303	Baconton Missionary Baptist Church Pamphlet	10/14/2018	Exh. 11 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000032 - PLTFS-BMBC-000036
Ex. No. 304	Baconton Missionary Baptist Church Pamphlet	10/21/2018	Exh. 12 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000038 - PLTFS-BMBC-000043
Ex. No. 305	Baconton Missionary Baptist Church Pamphlet	11/4/2018	Exh. 13 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000050 - PLTFS-BMBC-000055
Ex. No. 306	Baconton Missionary Baptist Church Pamphlet	10/28/2018	Exh. 14 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000044 - PLTFS-BMBC-000049
Ex. No. 307	Plaintiff Baconton Missionary Baptist Church's Responses and Objections to Defendant Harp's First Rogs	8/15/2019	Exh. 15 of 11/15/2019 deposition of Baconton Missionary Baptist Church;
Ex. No. 308	Press Release- Secretary of State Brian P. Kemp Announces New Poll Worker Training Website	10/20/2015	STATE-DEFENDANTS-00124523
Ex. No. 309	Georgia Poll Worker Manual 2021	7/13/2021	Available at: https://georgiapollworkers.sos.ga.gov/Shared%20Documents/Georgia%20Poll%20Worker%20Manual%202021.pdf
Ex. No. 310	HB 316 of 2019-2020 Georgia General Assembly Session	4/2/2019	Available at: https://www.legis.ga.gov/legislation/54991
Ex. No. 311	Georgia Poll Worker Manual 2018	7/10/2018	STATE-DEFENDANTS-00008952 - STATE-DEFENDANTS-00009070

Ex. No. 312	Georgia Poll Worker Manual 2020	7/12/2020	STATE-DEFENDANTS-00867638 - STATE-DEFENDANTS-00867744
Ex. No. 313	GEOA-VRAG PPTs (Navigating Through the Absentee System)	5/7-8/2012	STATE-DEFENDANTS-00002695 - STATE-DEFENDANTS-00002729
Ex. No. 314	GEOA-VRAG PPTs (TRAINING AND IMPLEMENTATION OF THE NEW VOTER REGISTRATION DATABASE APPLICATION)	5/7-8/2012	STATE-DEFENDANTS-00003062 - STATE-DEFENDANTS-00003149
Ex. No. 315	GEOA-VRAG PPTs (New Registrar)	8/2/2015	STATE-DEFENDANTS-00004830 - STATE-DEFENDANTS-00004947
Ex. No. 316	GEOA-VRAG PPTs (VRAG Question and Answer Session)	8/2-3/2015	STATE-DEFENDANTS-00005406 - STATE-DEFENDANTS-00005414
Ex. No. 317	GEOA-VRAG PPTs (Getting Ready for 2016)	12/14/2015	STATE-DEFENDANTS-00005451 - STATE-DEFENDANTS-00005457
Ex. No. 318	GEOA-VRAG PPTs (Athens-Clarke County Board of Elections Poll Worker Training)	11/4/2014	STATE-DEFENDANTS-00005830 - STATE-DEFENDANTS-00005857
Ex. No. 319	GEOA-VRAG PPTs (31st GEORGIA ELECTION OFFICIALS ASSOCIATION CONFERENCE)	12/16/2015	STATE-DEFENDANTS-00006035 - STATE-DEFENDANTS-00006041
Ex. No. 320	GEOA-VRAG PPTs (Georgia HAVA Verification)	5/8/2017	STATE-DEFENDANTS-00006281 - STATE-DEFENDANTS-00006340
Ex. No. 321	GEOA-VRAG PPTs (Absentee By Mail)	5/9/2017	STATE-DEFENDANTS-00006550 - STATE-DEFENDANTS-00006601
Ex. No. 322	GEOA-VRAG PPTs (Helpful Hints, Resources And Survival Guide for New Election Officials in Georgia)	5/7-10/2017	STATE-DEFENDANTS-00006875 - STATE-DEFENDANTS-00006961
Ex. No. 323	GEOA-VRAG PPTs (Provisional Ballots Overview)	3/27/2018	STATE-DEFENDANTS-00007233 - STATE-DEFENDANTS-00007265
Ex. No. 324	GEOC County Course #3 - Legal Framework of Elections	N/A	STATE-DEFENDANTS-00007847 - STATE-DEFENDANTS-00007915
Ex. No. 325	GEOC County Course #8 - Absentee Ballot Procedures	N/A	STATE-DEFENDANTS-00008128 - STATE-DEFENDANTS-00008162
Ex. No. 326	GROC Registrar Course No. 3 - Legal Framework of Elections	N/A	STATE-DEFENDANTS-00008326 - STATE-DEFENDANTS-00008397
Ex. No. 327	GROC Registrar Course No. 4 - Registration Basics	N/A	STATE-DEFENDANTS-00008398 - STATE-DEFENDANTS-00008474
Ex. No. 328	GROC Registrar Course No. 8 - Absentee Ballot Procedures	N/A	STATE-DEFENDANTS-00008676 - STATE-DEFENDANTS-00008710
Ex. No. 329	The Election Forum "Welcome to the 3T Webinar"	4/18/2019	STATE-DEFENDANTS-00008732 - STATE-DEFENDANTS-00008756
Ex. No. 330	The Election Forum "Welcome to the 3T Webinar"	2/21/2019	STATE-DEFENDANTS-00008757 - STATE-DEFENDANTS-00008775
Ex. No. 331	Processing Backlog of Pending Voters Due to HB316	7/16/2019	STATE-DEFENDANTS-00008818 - STATE-DEFENDANTS-00008837
Ex. No. 332	The Election Forum "Welcome to the 3T Webinar"	6/27/2019	STATE-DEFENDANTS-00008886 - STATE-DEFENDANTS-00008928
Ex. No. 333	Tweet of @fairfightaction	12/6/2021	available at: https://twitter.com/fairfightaction/status/1467972168910872582?s=20
Ex. No. 334	Declaration of Moyna Ghosh	11/13/2020	Exh. 1 of 12.29.2021 Deposition of Moyna Ghosh; PLTFS001700 - PLTFS001705
Ex. No. 335	eNet Report of Moyna Ghosh	12/9/2021	Exh. 2 of 12.29.2021 Deposition of Moyna Ghosh; STATE-DEFENDANTS-01151704 - STATE-DEFENDANTS-01151705
Ex. No. 336	Moyna Ghosh Deposition Transcript	12/29/2021	
Ex. No. 337	eNet Report of Aaron Karp	12/9/2021	STATE-DEFENDANTS-01151647 - STATE-DEFENDANTS-01151648
Ex. No. 338	Declaration of Michael Parks	8/21/2020	Exh. 1 of 12.27.21 Deposition of Michael Parks; PLTFS001752 - PLTFS001761
Ex. No. 339	eNet Report of Michael Parks	12/9/2021	STATE-DEFENDANTS-01151700 - STATE-DEFENDANTS-01151701
Ex. No. 340	Michael Parks Deposition Transcript	12/27/2021	
Ex. No. 341	eNet Report of Rachel Pittluck	12/9/2021	STATE-DEFENDANTS-01151714 - STATE-DEFENDANTS-01151715

Ex. No. 342	Declaration of Margaret Whatley	11/12/2020	Exh. 1 of 12.22.2021 Deposition of Margaret Whatley
Ex. No. 343	Plaintiffs' Notice to Take Videotaped Deposition of Margaret Skinner (Whatley)	12/21/2021	Exh. 2 of 12.22.2021 Deposition of Margaret Whatley
Ex. No. 344	Georgia Secretary of State Absentee Voting Guide for Registered Voters	N/A	Exh. 3 of 12.22.2021 Deposition of Margaret Whatley
Ex. No. 345	Screenshot of Google Search for "Surrender Absentee Ballot Georgia"	12/22/2021	Exh. 4 of 12.22.2021 Deposition of Margaret Whatley
Ex. No. 346	Georgia Secretary of State Absentee Voting Guide for Registered Voters	N/A	Exh. 5 of 12.22.2021 Deposition of Margaret Whatley
Ex. No. 347	eNet Report of Margaret Whatley	12/9/2021	STATE-DEFENDANTS-01151696 - STATE-DEFENDANTS-01151697
Ex. No. 348	Deposition Transcript of Margaret Whatley	12/22/2021	
Ex. No. 349	eNet Report of Donna Sims	12/9/2021	STATE-DEFENDANTS-01151669 - STATE-DEFENDANTS-01151670
Ex. No. 350	Declaration of Kenya Abdul-Khaliq	1/26/2021	Exh. 1 of 12.22.2021 Deposition of Kenya Abdul-Khaliq
Ex. No. 351	Deposition Transcript of Kenya Abdul-Khaliq	1/4/2022	
Ex. No. 352	eNet Report of Kenya Abdul-Khaliq	12/9/2021	STATE-DEFENDANTS-01151688 - STATE-DEFENDANTS-01151689
Ex. No. 353	eNet Report of Kathryn Plazyk	12/9/2021	STATE-DEFENDANTS-01151684 - STATE-DEFENDANTS-01151685
Ex. No. 354	eNet Report of Scott Spencer	12/9/2021	STATE-DEFENDANTS-01151720 - STATE-DEFENDANTS-01151721
Ex. No. 355	Defendants' Notice to Taken the Deposition of Aria Aaron	12/22/2021	Exh. 1 of 12.28.2021 Deposition of Aria Aaron
Ex. No. 356	Declaration of Aria Aaron	11/13/2020	Exh. 2 of 12.28.2021 Deposition of Aria Aaron; PLTFS001623
Ex. No. 357	Deposition Transcript of Aria Aaron	12/28/2021	
Ex. No. 358	eNet Report of Aria Aaron	12/9/2021	STATE-DEFENDANTS-01151657 - STATE-DEFENDANTS-01151658
Ex. No. 359	eNet Report of Patricia Andros	12/9/2021	STATE-DEFENDANTS-01151710 - STATE-DEFENDANTS-01151711
Ex. No. 360	Declaration of Deborah Allen	6/29/2020	Exh. 1 of 12.30.2021 Deposition of Deborah Allen; PLTFS001642
Ex. No. 361	Facebook Video Link of Melody Bray	N/A	Exh. 2 of 12.30.2021 Deposition of Deborah Allen
Ex. No. 362	Deposition Transcript of Deborah Allen	12/30/2021	
Ex. No. 363	eNet Report of Deborah Allen	12/9/2021	STATE-DEFENDANTS-01151667 - STATE-DEFENDANTS-01151668
Ex. No. 364	eNet Report of Dayle Bennett	12/9/2021	STATE-DEFENDANTS-01151665 - STATE-DEFENDANTS-01151666
Ex. No. 365	eNet Report of Nelli Vergilis	12/9/2021	STATE-DEFENDANTS-01151706 - STATE-DEFENDANTS-01151707
Ex. No. 366	Declaration of Robert Walker, Jr.	10/13/2020	Exh. 1 of 1.3.2022 Deposition of Robert Walker, Jr.; PLTFS001858 - PLTFS001866
Ex. No. 367	Deposition Transcript of Robert Walker, Jr.	1/3/2022	
Ex. No. 368	eNet Report of Robert Walker, Jr.	12/9/2021	STATE-DEFENDANTS-01151716 - STATE-DEFENDANTS-01151717
Ex. No. 369	eNet Report of Leigh Ann Webster	12/9/2021	STATE-DEFENDANTS-01151692 - STATE-DEFENDANTS-01151693
Ex. No. 370	Declaration of Julian Grill	8/10/2020	Exh. 1 of 12.28.2021 Deposition of Julian Grill; PLTFS001706 - PLTFS001718
Ex. No. 371	Audio Recording 1 of Julian Grill	N/A	Exh. 2 of 12.28.2021 Deposition of Julian Grill
Ex. No. 372	Audio Recording 2 of Julian Grill	N/A	Exh. 3 of 12.28.2021 Deposition of Julian Grill
Ex. No. 373	Deposition Transcript of Julian Grill	1/28/2021	
Ex. No. 374	eNet Report of Julian Grill	12/9/2021	STATE-DEFENDANTS-01151680 - STATE-DEFENDANTS-01151681
Ex. No. 375	Confidential Photo of Dr. Ali Kefeli's State of Georgia Application for Voter Registration	12/6/2019	Exh. 1 of 1.5.2022 Deposition of Dr. Ali Kefeli; PLTFS001917
Ex. No. 376	Important Voter Registration Information from Fulton County	1/15/2020	Exh. 2 of 1.5.2022 Deposition of Dr. Ali Kefeli; PLTFS001909-PLTFS001911
Ex. No. 377	Email Chain Regarding Dr. Ali Kefeli's Voter Registration Status	2/15/2020	Exh. 3 of 1.5.2022 Deposition of Dr. Ali Kefeli; PLTFS001912-PLTFS001916
Ex. No. 378	Deposition Transcript of Dr. Ali Kefeli	1/5/2022	
Ex. No. 379	eNet Report of Dr. Ali Kefeli	12/9/2021	STATE-DEFENDANTS-01151649 - STATE-DEFENDANTS-01151650

Ex. No. 380	eNet Report of Alice Koerner	12/9/2021	STATE-DEFENDANTS-01151651 - STATE-DEFENDANTS-01151652
Ex. No. 381	eNet Report of Benjamin Terry	12/9/2021	STATE-DEFENDANTS-01151659 - STATE-DEFENDANTS-01151660
Ex. No. 382	eNet Report of Lindsay Mataya	12/9/2021	STATE-DEFENDANTS-01151694 - STATE-DEFENDANTS-01151695
Ex. No. 383	eNet Report of Girtle Leah Davis	12/9/2021	STATE-DEFENDANTS-01151674 - STATE-DEFENDANTS-01151675
Ex. No. 384	Declaration of Payal Shah	2/6/2021	Exh. 1 of 12.29.2021 Deposition of Payal Shah; PLTFS001791 - PLTFS001799
Ex. No. 385	eNet Report of Payal Shah	12/9/2021	Exh. 2 of 12.29.2021 Deposition of Payal Shah; STATE-DEFENDANTS-01151712 - STATE-DEFENDANTS-01151713
Ex. No. 386	Deposition Transcript of Payal Shah	12/29/2021	
Ex. No. 387	Defendants' Notice to Taken the Deposition of Andre Smith	12/22/2021	Exh. 1 of 12.27.2021 Deposition of Andre Smith
Ex. No. 388	Declaration of Andre Smith	6/14/2020	PLTFS001810 - PLTFS001820
Ex. No. 389	Deposition Transcript of Andre Smith	12/27/2021	
Ex. No. 390	eNet Report of Andre Smith	12/9/2021	STATE-DEFENDANTS-01151655 - STATE-DEFENDANTS-01151656
Ex. No. 391	Declaration of Ruwa Romman	3/9/2021	Exh. 1 of 1.6.2022 Deposition of Ruwa Romman; PLTFS001771 - PLTFS001773
Ex. No. 392	Deposition Transcript of Ruwa Romman	1/6/2022	
Ex. No. 393	eNet Report of Ruwa Romman	12/9/2021	STATE-DEFENDANTS-01151718 - STATE-DEFENDANTS-01151719
Ex. No. 394	eNet Report of Meredith Rose	12/9/2021	STATE-DEFENDANTS-01151698 - STATE-DEFENDANTS-01151699
Ex. No. 395	Email from Korey Bryson to Nicole Freemon	6/19/2020	Exh. 1 of 1.3.2022 Deposition of Nicole Freemon
Ex. No. 396	Email Regarding Elections Complaint Confirmation Notice	6/9/2020	Exh. 2 of 1.3.2022 Deposition of Nicole Freemon
Ex. No. 397	Deposition Transcript of Nicole Freemon	1/3/2022	
Ex. No. 398	eNet Report of Nicole Freemon	12/9/2021	STATE-DEFENDANTS-01151708 - STATE-DEFENDANTS-01151709
Ex. No. 399	Declaration of Tocarro Combs	7/21/2020	Exh. 1 of 12.30.2021 Deposition of Tocarro Davis Combs; PLTFS001663 - PLTFS001684
Ex. No. 400	eNet Report of Tocarro Combs	12/15/2021	Exh. 2 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 401	eNet Absnetee Ballot Inquiry of Tocarro Combs	12/27/2021	Exh. 3 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 402	Social Media Post of Tocarro Combs	N/A	Exh. 4 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 403	Screenshot of FOX 5 News Article	6/3/2020	Exh. 5 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 404	Transcript of Interview of Tocarro Davis	8/21/2020	Exh. 6 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 405	Transcript of Second Telephone Interview of Tocarro Davis	12/28/2021	Exh. 7 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 406	Report of Investigation for Fulton County Absentee Ballot Fraud	8/31/2020	Exh. 8 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 407	Deposition Transcript of Tocarro Davis Combs	12/30/2021	
Ex. No. 408	Declaration of Michelle Solomon	10/30/2020	Exh. 1 of 12.23.2021 Deposition of Michelle Solomon; PLTFS001821 - PLTFS001825
Ex. No. 409	eNet Report of Michelle Solomon	12/9/2021	Exh. 2 of 12.23.2021 Deposition of Michelle Solomon
Ex. No. 410	Deposition Transcript of Michelle Solomon	12/23/2021	
Ex. No. 411	eNet Report of Chauntel Abbott	12/9/2021	STATE-DEFENDANTS-01151663 - STATE-DEFENDANTS-01151664
Ex. No. 412	Deposition Transcript of Brenda Lee	12/28/2021	
Ex. No. 413	Declaration of Brenda Lee	10/13/2020	PLTFS001744 - PLTFS001751
Ex. No. 414	eNet Report of Brenda Lee	12/9/2021	STATE-DEFENDANTS-01151661 - STATE-DEFENDANTS-01151662
Ex. No. 415	Declaration of Susan Banks Williams	6/13/2021	Exh. 1 of 12.21.2021 Deposition of Susan Banks Williams; PLTFS001655 - PLTFS001658
Ex. No. 416	Deposition Transcript of Susan Banks Williams	12/21/2021	
Ex. No. 417	eNet Report of Susan Banks Williams	12/9/2021	STATE-DEFENDANTS-01151725 - STATE-DEFENDANTS-01151726
Ex. No. 418	eNet Report of Keith Weinberg	12/9/2021	Exh. 1 of 1.5.2022 Deposition of Keith Weinberg; STATE-DEFENDANTS-01151686 - STATE-DEFENDANTS-01151687
Ex. No. 419	Declaration of Keith Weinberg	3/1/2021	Exh. 2 of 1.5.2022 Deposition of Keith Weinberg; PLTFS001878 - PLTFS001896
Ex. No. 420	Deposition Transcript of Keith Weinberg	1/5/2022	

Ex. No. 421	eNet Report of Alkhealasharteula Harrison	12/9/2021	Exh. 1 of 1.8.2022 Deposition of Alkhealasharteula Harrison; STATE-DEFENDANTS-01151653 - STATE-DEFENDANTS-0115654
Ex. No. 422	Declaration of Alkhealasharteula Harrison	7/2/2020	Exh. 2 of 1.8.2022 Deposition of Alkhealasharteula Harrison; PLTFS001719 - PLTFS001726
Ex. No. 423	Deposition Transcript of Alkhealasharteula Harrison	1/8/2022	
Ex. No. 424	Declaration of Karen Zorn	11/18/2020	Exh. 1 of 12.28.2021 Deposition of Karen Zorn; PLTFS001904 - PLTFS001908
Ex. No. 425	Deposition Transcript of Karen Zorn	12/28/2021	
Ex. No. 426	eNet Report of Karen Zorn	12/9/2021	STATE-DEFENDANTS-01151682 - STATE-DEFENDANTS-01151683
Ex. No. 427	Declaration of Jayme Wills	1/22/2021	Exh. 1 of 1.13.2022 Deposition of Jayme Wills; PLTFS001897 - PLTFS001903
Ex. No. 428	Deposition Transcript of Jayme Wills	1/13/2022	
Ex. No. 429	eNet Report of Jayme Wills	12/9/2021	STATE-DEFENDANTS-01151678 - STATE-DEFENDANTS-01151679
Ex. No. 430	Declaration of Emily Huskey	9/8/2020	Exh. 1 of 1.4.2022 Deposition of Emily Huskey; PLTFS001727 - PLTFS001737
Ex. No. 431	Deposition Transcript of Emily Huskey	1/4/2022	
Ex. No. 432	eNet Report of Emily Huskey	12/9/2021	STATE-DEFENDANTS-01151671 - STATE-DEFENDANTS-01151672
Ex. No. 433	Defendants' Notice to Take the Deposition of Lee Anne Feeley	1/6/2022	Exh. 1 of 1.7.2022 Deposition of Lee Anne Feeley
Ex. No. 434	Declaration of Lee Anne Feeley	1/26/2021	Exh. 2 of 1.7.2022 Deposition of Lee Anne Feeley; PLTFS001694 - PLTFS001699
Ex. No. 435	Documents Provided by Lee Anne Feeley	11/1/2020	Exh. 3 of 1.7.2022 Deposition of Lee Anne Feeley
Ex. No. 436	Deposition Transcript of Lee Anne Feeley	1/7/2022	
Ex. No. 437	eNet Report of Lee Anne Feeley	12/9/2021	STATE-DEFENDANTS-01151690 - STATE-DEFENDANTS-01151691
Ex. No. 438	Declaration of Dr. Sheree Dixon	2/12/2021	Exh. 1 of 1.4.2022 Deposition of Sheree Dixon; PLTFS001691 - PLTFS001693
Ex. No. 439	eNet Report of Dr. Sheree Dixon	12/9/2021	Exh. 2 of 1.4.2022 Deposition of Sheree Dixon; STATE-DEFENDANTS-01151723 - STATE-DEFENDANTS-01151724
Ex. No. 440	Deposition Transcript of Dr. Sheree Dixon	1/4/2022	
Ex. No. 441	eNet Report of Grace Strickland	12/9/2021	STATE-DEFENDANTS-01151676 - STATE-DEFENDANTS-01151677
Ex. No. 442	Notice of Deposition of Hank Bromley	10/18/2019	Exh. 1 of 10.22.2019 Deposition of Hank Bromley
Ex. No. 443	Declaration of Hank Bromley	11/15/2018	Exh. 2 of 10.22.2019 Deposition of Hank Bromley; PLTFS000425 - PLTFS000426
Ex. No. 444	Deposition Transcript of Hank Bromley	10/22/2019	
Ex. No. 445	Notice of Deposition of Cam Thi Ashling	11/27/2019	Exh. 1 of 12.2.2019 Deposition of Cam Thi Ashling
Ex. No. 446	Declaration of Cam Thi Ashling	10/9/2019	Exh. 2 of 12.2.2019 Deposition of Cam Thi Ashling; PLTFS000946 - PLTFS000947
Ex. No. 447	Deposition Transcript of Cam Thi Ashling	12/2/2019	
Ex. No. 448	Notice of Deposition of Barbara Liscord	11/5/2019	Exh. 1 of 11.7.2019 Deposition of Barbara McKusick Liscord
Ex. No. 449	Declaration of Barbara Liscord	11/16/2018	Exh. 2 of 11.7.2019 Deposition of Barbara McKusick Liscord; PLTFS000457-PLTFS000460
Ex. No. 450	Concord Monitor Letter: Let America Vote	11/16/2018	Exh. 3 of 11.7.2019 Deposition of Barbara McKusick Liscord
Ex. No. 451	Deposition Transcript of Barbara Liscord	11/7/2019	
Ex. No. 452	Deposition Notice of Patrick Longstreth	10/31/2019	Exh. 1 of 11.7.2019 Deposition of Patrick Longstreth
Ex. No. 453	Declaration of Patrick Longstreth	11/12/2018	Exh. 2 of 11.7.2019 Deposition of Patrick Longstreth; PLTFS000288-PLTFS000289
Ex. No. 454	Deposition Transcript of Patrick Longstreth	11/7/2019	
Ex. No. 455	Notice of Deposition of Lori Goldstrom	10/29/2019	Exh. 1 of 10.31.2019 Deposition of Lori Goldstrom
Ex. No. 456	Declaration of Lori Goldstrom	11/13/2018	Exh. 2 of 10.31.2019 Deposition of Lori Goldstrom; PLTFS000233-PLTFS000234
Ex. No. 457	Deposition Transcript of Lori Goldstrom	10/31/2019	
Ex. No. 458	Notice of Deposition of Shannon Gaggero	10/24/2019	Exh. 1 of 10.31.2019 Deposition of Shannon Gaggero
Ex. No. 459	Screenshot of Social Media Page	10/31/2019	Exh. 2 of 10.31.2019 Deposition of Shannon Gaggero

Ex. No. 460	Declaration of Shannon Gaggero	11/11/2018	Exh. 3 of 10.31.2019 Deposition of Shannon Gaggero; PLTFS000330 - PLTFS000332
Ex. No. 461	Excel Sheet of Shannon Gaggero Voter Resitration Incidents	10/31/2019	Exh. 4 of 10.31.2019 Deposition of Shannon Gaggero
Ex. No. 462	Screenshot of Georgia Government Transparency and Campaign Finance Commission Campaign Reports	10/31/2019	Exh. 5 of 10.31.2019 Deposition of Shannon Gaggero
Ex. No. 463	Deposition Transcript of Shannon Gaggero	10/31/2019	
Ex. No. 464	Notice of Deposition of Melanie Manning	11/6/2019	Exh. 1 of 11.20.2019 Deposition of Melanie Manning
Ex. No. 465	eNet Report of Melanie Manning	10/16/2019	Exh. 2 of 11.20.2019 Deposition of Melanie Manning
Ex. No. 466	Declaration of Melanie Manning	11/15/2018	Exh. 3 of 11.20.2019 Deposition of Melanie Manning; PLTFS000254-PLTFS000257
Ex. No. 467	Deposition Transcript of Melanie Manning	11/20/2019	
Ex. No. 468	Notice of Deposition of Benjamin Ross	12/3/2019	Exh. 1 of 12.5.2019 Deposition of Benjamin Ross
Ex. No. 469	Declaration of Benjamin Ross	11/12/2018	Exh. 2 of 12.5.2019 Deposition of Benjamin Ross; PLTFS000034-PLTFS000038
Ex. No. 470	Deposition Transcript of Benjamin Ross	12/5/2019	
Ex. No. 471	Notice of Deposition of Gary Ratner	11/18/2019	Exh. 1 of 11.21.2019 Deposition of Gary Ratner
Ex. No. 472	Declaration of Gary Ratner	11/11/2018	Exh. 2 of 11.21.2019 Deposition of Gary Ratner; PLTFS000179-PLTFS000181
Ex. No. 473	Excel Sheet of Voter Incidents	11/21/2019	Exh. 3 of 11.21.2019 Deposition of Gary Ratner
Ex. No. 474	Deposition Transcript of Gary Ratner	11/21/2019	
Ex. No. 475	Declaration of Diana Cofield	3/28/2019	Exh. 1 of 11.1.2019 Deposition of Diana Cofield; PLTFS000773-PLTFS000775
Ex. No. 476	Deposition Transcript of Diana Cofield	11/1/2019	
Ex. No. 477	Notice of Deposition of Kelly Dermody	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Kelly Dermody
Ex. No. 478	Declaration of Kelly Dermody	11/13/2019	Exh. 2 of 10.25.2019 Deposition of Kelly Dermody; PLTFS000507-PLTFS000516
Ex. No. 479	Deposition Transcript of Kelly Dermody	10/25/2019	
Ex. No. 480	Notice of Deposition of Margaret Church	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Margaret Church
Ex. No. 481	Declaration of Margaret Church	11/12/2018	Exh. 2 of 10.25.2019 Deposition of Margaret Church; PLTFS000241 - PLTFS000245
Ex. No. 482	Deposition Transcript of Margaret Church	10/25/2019	
Ex. No. 483	Notice of Deposition of Saundra Brundage	10/18/2019	Exh. 1 of 10.24.2019 Deposition of Saundra Brundage
Ex. No. 484	eNet Report of Saundra Brundage	10/16/2019	Exh. 2 of 10.24.2019 Deposition of Saundra Brundage
Ex. No. 485	Declaration of Saundra Brundage	11/11/2018	Exh. 3 of 10.24.2019 Deposition of Saundra Brundage; PLTFS000325 - PLTFS000327
Ex. No. 486	Deposition Transcript of Saundra Brundage	10/24/2019	
Ex. No. 487	Subpoena to Testify at a Deposition of Kia Carter	4/2/2020	Exh. 1 of 4.17.2020 Deposition of Kia Carter
Ex. No. 488	Declaration of Kia Carter	11/15/2018	Exh. 2 of 4.17.2020 Deposition of Kia Carter; PLTFS000446-PLTFS000449
Ex. No. 489	Deposition Transcript of Kia Carter	4/23/202	
Ex. No. 490	Letter and Subpoena to Testify at a Deposition for Antoinette Johnson	4/2/2020	Exh. 1 of 4.20.2020 Deposition of Antoinette Johnson
Ex. No. 491	Declaration of Antoinette Johnson	11/15/2018	Exh. 2 of 4.20.2020 Deposition of Antoinette Johnson; PLTFS0004427-PLTFS000428
Ex. No. 492	Deposition Transcript of Antoinette Johnson	4/20/2020	
Ex. No. 493	Notice of Deposition of Felicia Freeman	1/10/2020	Exh. 1 of 1.16.2020 Deposition of Felicia Freeman
Ex. No. 494	Declaration of Felicia Freeman	10/16/2019	Exh. 2 of 1.16.2020 Deposition of Felicia Freeman; PLTFS000427 - PLTFS000428
Ex. No. 495	Deposition Transcript of Felicia Freeman	1/16/2020	
Ex. No. 496	eNet Report of Fecilia Freeman	2/14/2022	STATE-DEFENDANTS-11151953 - STATE-DEFENDANTS-11151954
Ex. No. 497	Subpoena to Testify at a Deposition of Eunice Walden	4/2/2020	Exh. 1 of 4.17.2020 Deposition of Eunice Walden
Ex. No. 498	Declaration of Eunice Walden	11/15/2018	Exh. 2 of 4.17.2020 Deposition of Eunice Walden; PLTFS000379-PLTFS000382
Ex. No. 499	Deposition Transcript of Eunice Walden	4/17/2020	
Ex. No. 500	eNet Report of Eunice Walden	2/14/2022	STATE-DEFENDANTS-11151955 - STATE-DEFENDANTS-11151956
Ex. No. 501	Subpoena to Testify at a Deposition of Samantha Cramer	3/26/2020	Exh. 1 of 4.6.2020 Deposition of Samantha Cramer

Ex. No. 502	Declaration of Samantha Cramer	12/18/2019	Exh. 2 of 4.6.2020 Deposition of Samantha Cramer; PLTFS001098 - PLTFS001107
Ex. No. 503	Deposition Transcript of Samantha Cramer	4/6/2020	
Ex. No. 504	Notice of Deposition of Alexis Clark	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Alexis Clark
Ex. No. 505	Declaration of Alexis Clark	11/20/2018	Exh. 2 of 10.25.2019 Deposition of Alexis Clark; PLTFS000577 - PLTFS000580
Ex. No. 506	Deposition Transcript of Alexis Clark	10/25/2019	
Ex. No. 507	eNet Report of Alexis Clark	2/11/2022	STATE-DEFENDANTS-11151957 - STATE-DEFENDANTS-11151958
Ex. No. 508	Declaration of Linda Marshall	6/12/2019	Exh. 1 of 10.25.2019 Deposition of Linda Marshall
Ex. No. 509	Deposition Transcript of Linda Marshall	10/25/2019	
Ex. No. 510	eNet Report of Linda Marshall	2/14/2022	STATE-DEFENDANTS-11151959 - STATE-DEFENDANTS-11151960
Ex. No. 511	Subpoena to Testify at a Deposition of Frank Lucas	4/2/2020	Exh. 1 of 4.20.2020 Deposition of Frank Lucas
Ex. No. 512	Declaration of Frank Lucas	5/23/2019	Exh. 2 of 4.20.2020 Deposition of Frank Lucas; PLTFS000886 - PLTFS000888
Ex. No. 513	Deposition Transcript of Frank Lucas	4/20/2020	
Ex. No. 514	eNet Report of Frank Lucas	2/14/2022	STATE-DEFENDANTS-11151961 - STATE-DEFENDANTS-11151962
Ex. No. 515	Subpoena to Testify at a Deposition of Dasia Holt	4/23/2020	Exh. 1 of 4.27.2020 Deposition of Dasia Holt
Ex. No. 516	Declaration of Dasia Holt	11/15/2018	Exh. 2 of 4.27.2020 Deposition of Dasia Holt; PLTFS000383 - PLTFS000386
Ex. No. 517	Deposition Transcript of Dasia Holt	4/27/2020	
Ex. No. 518	eNet Report of Dasia Holt	2/11/2022	STATE-DEFENDANTS-11151963 - STATE-DEFENDANTS-11151964
Ex. No. 519	Subpoena to Testify at a Deposition of Anthony McKissic	4/2/2020	Exh. 1 of 4.21.2020 Deposition of Anthony McKissic
Ex. No. 520	Declaration of Anthony McKissic	10/6/2019	Exh. 2 of 4.21.2020 Deposition of Anthony McKissic; PLTFS000948 - PLTFS000951
Ex. No. 521	Deposition Transcript of Anthony McKissic	4/21/2020	
Ex. No. 522	eNet Report of Anthony McKissic	2/11/2014	STATE-DEFENDANTS-11151965 - STATE-DEFENDANTS-11151966
Ex. No. 523	Subpoena to Testify at a Deposition of Chris Duncan	3/24/2020	Exh. 1 of 4.7.2020 Deposition of Chris Duncan
Ex. No. 524	Declaration of Chris Duncan	11/15/2018	Exh. 2 of 4.7.2020 Deposition of Chris Duncan; PLTFS000378 - PLTFS000379
Ex. No. 525	eNet Report of Chris Duncan	4/7/2020	Exh. 3 of 4.7.2020 Deposition of Chris Duncan
Ex. No. 526	Deposition Transcript of Chris Duncan	4/7/2020	
Ex. No. 527	Notice of Deposition of Carlos del Rio	2/7/2020	Exh. 1 of 2.19.2020 Deposition of Carlos del Rio
Ex. No. 528	Declaration of Carlos del Rio	11/15/2018	Exh. 2 of 2.19.2020 Deposition of Carlos del Rio; PLTFS000363 - PLTFS000365
Ex. No. 529	Deposition Transcript of Carlos del Rio	2/19/2020	
Ex. No. 530	eNet Report of Carlos del Rio	2/14/2022	STATE-DEFENDANTS-11151967 - STATE-DEFENDANTS-11151968
Ex. No. 531	Notice of Deposition of Norma Guardiola-Valle	10/29/2019	Exh. 1 of 11.4.2019 Deposition of Norma Guardiola-Valle
Ex. No. 532	Declaration of Norma Guardiola-Valle	11/13/2018	Exh. 2 of 11.4.2019 Deposition of Norma Guardiola-Valle; PLTFS000268 - 000271
Ex. No. 533	Deposition Transcript of Norma Guardiola-Valle	11/4/2019	
Ex. No. 534	Notice of Deposition of Robin Boyd	10/18/2019	Exh. 1 of 10.24.2019 Deposition of Robin Boyd
Ex. No. 535	Declaration of Robin Boyd	11/13/2018	Exh. 2 of 10.24.2019 Deposition of Robin Boyd; PLTFS000298 - PLTFS000300
Ex. No. 536	eNet Report of Robin Boyd	10/11/2019	Exh. 3 of 10.24.2019 Deposition of Robin Boyd
Ex. No. 537	Deposition Transcript of Robin Boyd	10/24/2019	
Ex. No. 538	Notice of Deposition of Jaqueline Bartley	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Jaqueline Bartley
Ex. No. 539	Declaration of Jaqueline Bartley	1/8/2010	Exh. 2 of 10.25.2019 Deposition of Jaqueline Bartley; PLTFS000707 - PLTFS000711
Ex. No. 540	eNet Report of Jaqueline Bartley	10/16/2019	Exh. 3 of 10.25.2019 Deposition of Jaqueline Bartley
Ex. No. 541	Deposition Transcript of Jaqueline Bartley	10/25/2019	
Ex. No. 542	Declaration of Phoebe Einzig-Roth	11/13/2018	Exh. 1 of 10.18.2019 Deposition of Phoebe Einzig-Roth; PLTFS 000290 - PLTFS000291
Ex. No. 543	Letter from DeKalb County Regarding Voter Registration	10/19/2018	Exh. 2 of 10.18.2019 Deposition of Phoebe Einzig-Roth
Ex. No. 544	Deposition Transcript of Phoebe Einzig-Roth	10/18/2019	
Ex. No. 545	Notice of Deposition of Kiara Jackson	10/29/2019	Exh. 1 of 11.7.2019 Deposition of Kiara Jackson
Ex. No. 546	Declaration of Kiara Jackson	3/27/2019	Exh. 2 of 11.7.2019 Deposition of Kiara Jackson; PLTFS000796 - PLTFS000799

Ex. No. 547	Deposition Transcript of Kiara Jackson	11/7/2019	
Ex. No. 548	Subpoena to Testify at a Deposition of Keteria Neal	3/24/2020	Exh. 1 of 4.8.2020 Deposition of Keteria Neal
Ex. No. 549	Declaration of Keteria Neal	11/15/2018	Exh. 2 of 4.8.2020 Deposition of Keteria Neal; PLTFS000409 - PLTFS000411
Ex. No. 550	eNet Report of Keteria Neal	10/16/2019	Exh. 3 of 4.8.2020 Deposition of Keteria Neal
Ex. No. 551	Deposition Transcript of Keteria Neal	4/8/2020	
Ex. No. 552	Notice of Deposition of Diondra Thurman-Jetter	12/17/2019	Exh. 1 of 12.23.2019 Deposition of Diondra Thurman-Jetter
Ex. No. 553	eNet Report of Diondra Thurman-Jetter	10/11/2019	Exh. 2 of 12.23.2019 Deposition of Diondra Thurman-Jetter
Ex. No. 554	Declaration of Diondra Thurman-Jetter	11/15/2018	Exh. 3 of 12.23.2019 Deposition of Keteria Neal; PLTFS000438 - PLTFS000439
Ex. No. 555	Deposition Transcript of Diondra Thurman-Jetter	12/23/2019	
Ex. No. 556	eNet Report of Elan Brown	8/11/2020	STATE-DEFENDANTS-11151969 - STATE-DEFENDANTS-11151970
Ex. No. 557	Subpoena to Testify at a Deposition of Camille Williams	3/24/2020	Exh. 1 of 4.13.2020 Deposition of Camille Williams
Ex. No. 558	Declaration of Camille Williams	11/1/2018	Exh. 2 of 4.13.2020 Deposition of Camille Williams; PLTFS000464 - PLTFS000465
Ex. No. 559	Deposition Transcript of Camille Williams	4/13/2020	
Ex. No. 560	eNet Report of Camille Williams	2/14/2022	STATE-DEFENDANTS-11151971 - STATE-DEFENDANTS-11151972
Ex. No. 561	eNet Report of Dina Medalla	8/11/2020	STATE-DEFENDANTS-11151973 - STATE-DEFENDANTS-11151974
Ex. No. 562	Email from Ali Kefeli regarding obstacles for registering to vote	2/14/2020	PLTFS001918 - PLTFS001922
Ex. No. 563	Julian Grill email sending additional details of his experience to Fair Fight Action	7/25/2020	PLTFS001938 - PLTFS001939
Ex. No. 564	Fair Fight Action Email to Julian Grill thanking him for sharing his experience	7/16/2020	PLTFS001940
Ex. No. 565	Julian Grill email sharing his experience with Fair Fight Action	7/16/2020	PLTFS001941 - PLTFS001942
Ex. No. 566	Julian Grill communications with Fair Fight about his experience	7/16/2020	PLTFS001953 - PLTFS001955
Ex. No. 567	Email from Sonali Parikh to Maggie Skinner regarding the signing of her declaration	11/11/2020	PLTFS001969 - PLTFS001971
Ex. No. 568	O.C.G.A. § 21-2-31	6/3/2010	Exh. 7 of 10.10.2019 Deposition of David Worley
Ex. No. 569	Rhonda J. Martin, et al. v. Brian Kemp, et al. Temporary Restraining Order	10/25/2018	Exh. 8 of 10.10.2019 Deposition of David Worley
Ex. No. 570	Official Election Bulletin Regarding Order Regarding Rejected Absentee Ballots and Applications for Signature Non-Match	10/25/2018	Exh. 9 of 10.10.2019 Deposition of David Worley
Ex. No. 571	Official Election Bulletin Regarding Pending Citizenship Registrations at Voting Locations	11/2/2018	Exh. 10 of 10.10.2019 Deposition of David Worley
Ex. No. 572	Email from David Worley to Secretary Crittenden regarding counting of absentee ballots.	11/13/2018	Exh. 12 of 10.10.2019 Deposition of David Worley
Ex. No. 573	Email from David Worley to Secretary Crittenden regarding issuing guidance of Judge May's ruling.	11/13/2018	Exh. 14 of 10.10.2019 Deposition of David Worley
Ex. No. 574	The Democratic Party of Georgia, Inc. and AFG Group v. Robyn A Crittenden, et al. Order	11/14/2018	Exh. 15 of 10.10.2019 Deposition of David Worley
Ex. No. 575	Email chain between David Worley and Chris Harvey regarding voter rolls issue.	11/8/2016	Exh. 17 of 10.10.2019 Deposition of David Worley
Ex. No. 576	Email between David Worley and Chris Harvey regarding absentee ballot status.	11/5/2018	Exh. 18 of 10.10.2019 Deposition of David Worley
Ex. No. 577	Email chain between Penn Payne and Chris Harvey regarding an investigation into the registration status of James Gilliam, Jr.	6/18/2018	Exh. 19 of 10.10.2019 Deposition of David Worley
Ex. No. 578	Curriculum Vitae of Lorraine Minnite	12/13/2019	Exh. 1 of 1.7.2022 Deposition of Lorraine Minnite
Ex. No. 579	Expert Report of Lorraine Minnite	11/24/2019	Exh. 2 of 1.7.2022 Deposition of Lorraine Minnite
Ex. No. 580	Supplemental Expert Report of Lorraine Minnite	11/29/2021	Exh. 3 of 1.7.2022 Deposition of Lorraine Minnite
Ex. No. 581	Supplemental Expert Report of Lorraine Minnite	11/29/2021	Exh. 4 of 1.7.2022 Deposition of Lorraine Minnite; Doc 282-1
Ex. No. 582	Doug Collins Letter to Secretary Brad Raffensperger	11/10/2020	Exh. 6 of 1.7.2022 Deposition of Lorraine Minnite
Ex. No. 583	Deposition Transcript of Lorraine Minnite	1/7/2022	
Ex. No. 584	Notice of Deposition of Dr. Adrienne Jones	12/29/2021	Exh. 1 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 585	Expert Supplementary Report of Dr. Adrienne Jones	12/1/2021	Exh. 2 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 586	Expert report of Dr. Adrienne Jones	8/15/2019	Exh. 3 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 587	How to Win a "Long Game" by Adrienne Jones and Andrew Polsky	N/A	Exh. 4 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 588	Deposition Transcript of Dr. Adrienne Jones	12/19/2019	Exh. 5 of 1.4.2022 Deposition of Adrienne Jones

Ex. No. 589	House Bill 836	N/A	Exh. 6 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 590	Judson Edge, et al. v. Sumter County School District, et al.	N/A	Exh. 7 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 591	House Bill 836 (As Passed House and Senate)	N/A	Exh. 8 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 592	Mathis Kears Wright, Jr., v. Sumter County Board of Elections and Registration	3/17/2018	Exh. 9 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 593	Mathis Kears Wright, Jr., v. Sumter County Board of Elections and Registration Order	5/16/2019	Exh. 10 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 594	Mathis Kears Wright, Jr., v. Sumter County Board of Elections and Registration Motion for Limited Remand	4/16/2019	Exh. 11 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 595	Deposition Transcript of Dr. Adrienne Jones	1/4/2022	
Ex. No. 596	State Election Board Hearing	9/10/2020	Exh. 3 of 1.19.2022 Deposition of Matthew Mashburn
Ex. No. 597	Deposition Transcript of Matthew Mashburn	1/19/2022	
Ex. No. 598	Electronic Registration Information Center, Inc. Membership Agreement	4/11/2019	STATE-DEFENDANTS-11151782 - STATE-DEFENDANTS-11151793
Ex. No. 599	Carahsoft Technology Corp Statement of Work	9/17/2021	STATE-DEFENDANTS-11151729 - STATE-DEFENDANTS-11151781
Ex. No. 600	State Election Board Hearing	4/17/2019	Exh. 1 of 2.8.2022 Deposition of Anh Le
Ex. No. 601	State Election Board Hearing	9/3/2020	Exh. 3 of 2.8.2022 Deposition of Anh Le
Ex. No. 602	State Election Board Hearing	8/21/2019	Exh. 4 of 2.8.2022 Deposition of Anh Le
Ex. No. 603	State Election Board Hearing	2/17/2021	Exh. 5 of 2.8.2022 Deposition of Anh Le
Ex. No. 604	Blessed Ballot 2020: Black-Led Voter Power Panel	10/3/2020	Exh. 1 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001667
Ex. No. 605	Blessed Ballot: Proposed Comms Plan	10/13/2020	Exh. 2 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001668 - PLTFS-EBC-001671
Ex. No. 606	Blessed Ballot 2020 Email for National Voter Registration Day	9/22/2020	Exh. 3 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001679 - PLTFS-EBC-001680
Ex. No. 607	Georgia Voting Precinct Chaplains Training	N/A	Exh. 4 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001697 - PLTFS-EBC-001707
Ex. No. 608	Plaintiffs' Status Report in Accordance with Paragraph 12 of the Court's November 30, 2021 Order, ECF 641	2/4/2022	Exh. 5 of 2.11.2022 Deposition of Reverend Bronson Woods
Ex. No. 609	Second Amended Complaint for Declaratory and Injunctive Relief	12/3/2020	Exh. 6 of 2.11.2022 Deposition of Reverend Bronson Woods
Ex. No. 610	Fair Fight Tweet on 12/6/20 at 10:44 AM	12/6/2020	STATE-DEFENDANTS-11151965; https://twitter.com/fairfightaction/status/1335611036905459713
Ex. No. 611	Stacey Abrams' Tweet on 11/4/20 at 8:48 AM	11/4/2020	STATE-DEFENDANTS-11151976; https://twitter.com/staceyabrams/status/1323985586743631872
Ex. No. 612	Lauren Groh-Wargo Tweet on 1/8/21 at 3:44 PM	1/8/2021	STATE-DEFENDANTS-11151977; https://twitter.com/gwlauren/status/1347645282310348802
Ex. No. 613	Lauren Groh-Wargo Retweet of Fair Fight Action Tweet on 12/6/20 at 10:44 AM	12/6/2020	STATE-DEFENDANTS-11151978; https://twitter.com/fairfightaction/status/1335611047298953222
Ex. No. 614	J. Alex Halderman Tweet on 11/21/20 at 8:59 AM	11/21/2020	STATE-DEFENDANTS-11151979; https://twitter.com/jhalderm/status/133014880944858594?ctx=HHwWhMC42e7SofUkAAAA
Ex. No. 615	J. Alex Halderman Tweet on 11/15/20 at 3:04 PM	11/15/2020	STATE-DEFENDANTS-11151980; https://twitter.com/jhalderm/status/1328066407892860933?ctx=HHwWioCqiZLXnu4kAAAA
Ex. No. 616	Frank Bajak Retweet of J. Alex Halderman Tweet on 11/13/20	11/13/2020	STATE-DEFENDANTS-11151981
Ex. No. 617	J. Alex Halderman Tweet on 11/12/20 at 4:11 PM	11/12/2020	STATE-DEFENDANTS-11151982; https://twitter.com/jhalderm/status/1326995948480978947?ctx=HHwWhoC7-Znyt-okAAAA
Ex. No. 618	Lauren Groh-Wargo Tweet on 8/10/19 at 2:19 PM	8/10/2019	STATE-DEFENDANTS-11151983; https://twitter.com/gwlauren/status/1160254299840143360
Ex. No. 619	Lauren Groh-Wargo Tweet on 5/15/19 at 12:03 PM	5/15/2019	STATE-DEFENDANTS-11151985; https://twitter.com/gwlauren/status/1128692456415997952
Ex. No. 620	Lauren Groh-Wargo Tweet on 5/15/19 at 12:03 PM	5/15/2019	STATE-DEFENDANTS-11151984; https://twitter.com/gwlauren/status/1128692457368104963
Ex. No. 621	Lauren Groh-Wargo Tweet on 6/1/19 at 1:12 PM	6/1/2019	STATE-DEFENDANTS-11151986; https://twitter.com/gwlauren/status/1134870380051611648

Ex. No. 622	Lauren Groh-Wargo Retweet of Adam Harrell Tweet on 6/10/19 at 9:23 AM	6/10/2019	STATE-DEFENDANTS-11151987; https://twitter.com/adamdharrell/status/1138074218715930624 ; https://twitter.com/adamdharrell/status/1138074218715930624/retweets
Ex. No. 623	Lauren Groh-Wargo Retweet of Georgia Democrat Tweet on 7/18/19 at 11:50 AM	7/18/2019	STATE-DEFENDANTS-11151988; https://twitter.com/GeorgiaDemocrat/status/1151882039676854273 ; https://twitter.com/GeorgiaDemocrat/status/1151882039676854273/retweets
Ex. No. 624	Lauren Groh-Wargo Retweet of Fair Fight Action on 7/25/19 at 2:13 PM	7/25/2019	STATE-DEFENDANTS-11151989; https://twitter.com/fairfightaction/status/1154454579628642305 ; https://twitter.com/fairfightaction/status/1154454579628642305/retweets
Ex. No. 625	Adam Harrell Tweet on 6/10/19 at 9:23 AM	6/10/2019	STATE-DEFENDANTS-11151990; https://twitter.com/adamdharrell/status/113807422272667648 ; https://twitter.com/adamdharrell/status/113807422272667648/retweets
Ex. No. 626	Lauren Groh-Wargo Tweet on 7/24/19 at 7:04 PM	7/24/2019	STATE-DEFENDANTS-11151991; https://twitter.com/gwlauren/status/1154165519802675200
Ex. No. 627	Lauren Groh-Wargo Tweet on 6/21/19 at 9:19 PM	6/21/2019	STATE-DEFENDANTS-11151992; https://twitter.com/gwlauren/status/1142240633463169024
Ex. No. 628	Lauren Groh-Wargo Tweet on 7/24/19 at 7:04 PM	7/24/2019	STATE-DEFENDANTS-11151993; https://twitter.com/gwlauren/status/1154165518636654592
Ex. No. 629	Lauren Groh-Wargo Retweet of Fair Fight Action Tweet on 7/25/19 at 2:13 PM	7/25/2019	STATE-DEFENDANTS-11151994; https://twitter.com/fairfightaction/status/1154454605255757824 ; https://twitter.com/fairfightaction/status/1154454605255757824/retweets
Ex. No. 630	Seth Harp thanking then Secretary Brian Kemp for his hard work.	8/30/2017	Exh. 41 of 2019 Deposition of Seth Harp; STATE-DEFENDANTS-00015819 - STATE-DEFENDANTS-00015820
Ex. No. 631	Copy of Greg Bluestein, AJC Interview: Inside Perdue's Plan to Defeat Kemp in 2022, AJC	12/8/2021	https://www.ajc.com/politics/politics-blog/ajcinterview-inside-perdues-plan-to-defeat-kemp-in-2022/CYZFLSXL3RGHXG4IZUQIW7HKOY/
Ex. No. 632	Complaint of Ga Rep Party et al v. Raffensperger (2:20-cv-135)	12/17/2020	
Ex. No. 633	Copy of Stewart M. Gerson and Edward Larson, Georgia's Republican senators falsely claimed election fraud occurred just to stay in power, NBC NEWS	11/20/2020	https://www.nbcnews.com/think/opinion/georgia-s-republicansenators-falsely-claimed-election-fraud-occurred-just-ncna1248280
Ex. No. 634	Copy of Emily Jacobs, David Perdue backs GOP effort to object to Electoral College certification, NY POST	1/4/2021	https://nypost.com/2021/01/04/davidperdue-backs-gop-effort-to-object-to-electoral-college-certification/
Ex. No. 635	Astead W. Herndon and Nick Corasaniti, Echoing Trump, David Perdue Sues Over Baseless Election Claims, N.Y. TIMES	12/11/2021	https://www.nytimes.com/2021/12/10/us/politics/david-perdue-georgiaelection.html
Ex. No. 636	Aaron Blake, David Perdue's wink-and-nod campaign on voter fraud, WASHINGTON POST	12/6/2021	https://www.washingtonpost.com/politics/2021/12/06/david-perdues-wink-and-nod-campaign-voter-fraud/
Ex. No. 637	Letter from Perdue's Counsel	1/19/2022	Doc. No. 696-2
Ex. No. 638	Complaint of Perdue v. Fulton County, et al.	12/17/2020	
Ex. No. 639	Patricia Murphy Tweet on 2/16/22	2/16/2022	https://twitter.com/politicalinsidr/status/1493892362459881472?s=20&t=PoutxMTDTtiVtB7z8HBv6A
Ex. No. 640	Fox News Video: "Sen. Perdue doubles down on call for Raffensperger resignation"	1/4/2021	https://video.foxnews.com/v/6220167482001#sp=show-clips
Ex. No. 641	Souls to the Polls Civic Engagement Toolkit	N/A	PLTFS-AME-000077 - PLTFS-AME-000084
Ex. No. 642	Georgia Pastors & Church-based Lawyers Election Protection Webinar	N/A	PLTFS-AME-000085
Ex. No. 643	Let's Do It Again, Georgia! Poll Chaplain Registration	N/A	PLTFS-AME-000086
Ex. No. 644	Operation Voter Turnout	1/5/2020	PLTFS-AME-000087 - PLTFS-AME-000090
Ex. No. 645	AME Church Outreach Calendar		PLTFS-AME-000091 - PLTFS-AME-000096
Ex. No. 646	Operation Voter Turnout Personal Voter Plan	N/A	PLTFS-AME-000097

Ex. No. 647	Voter Education, Outreach and Get Out the Vote and Voter Protection Plan	N/A	PLTFS-AME-000098 - PLTFS-AME-000102
Ex. No. 648	Operation Voter Turnout Transportation Budget Narrative	N/A	PLTFS-AME-000103
Ex. No. 649	Excel spreadsheet containing voting incidents by voter and category of incident	N/A	PLTFS-FFA-003104
Ex. No. 650	Image of email from Liza Conrad to Shannon Gaggero regarding post-SOTU engagement with supporters	2/5/2019	PLTFS-FFA-004101
Ex. No. 651	Image of email from Hillary Holley to supporters asking supporters to email Fair Fight Action if they experienced voter difficulties	1/28/2019	PLTFS-FFA-005505
Ex. No. 652	Image of email from Kelly Dermody to Leslie Bryan regarding poll watcher issues in Fulton County	11/13/2018	PLTFS-FFA-007649
Ex. No. 653	Image of affidavit of Kelly M. Dermody	N/A	PLTFS-FFA-007653
Ex. No. 654	Image of affidavit of Kelly M. Dermody	N/A	PLTFS-FFA-009345
Ex. No. 655	Email from Lee Ann Feeley to Lucy Rateau regarding her deposition. Email also includes screenshots of Lee Ann Feeley's Facebook posts.	1/12/2022	PLTFS001931
Ex. No. 656	Email from Lee Ann Feeley to Lucy Rateau regarding her inability to find documents requested.	1/12/2022	PLTFS001935
Ex. No. 657	Copy of Rules Governing Revocation of Appointment of Deputy Registrars and corresponding oath signed by Lee Ann Feeley	11/1/2020	PLTFS001936
Ex. No. 658	Redacted email from Patty Nathan to Lee Ann Feeley regarding corrections to Feeley's declaration.	12/13/2021	PLTFS-FFA-012781
Ex. No. 659	Redacted email from Lee Ann Feeley to Patty Nathan regarding corrections to Feeley's declaration	12/13/2021	PLTFS-FFA-012791
Ex. No. 660	Email chain between Mollye Lockwood and Liza Conrad regarding "Leadership Council: Trump's allies are attacking us"	4/19/2019	PLTFS-FFA-003861 - PLTFS-FFA-003866
Ex. No. 661	Email chain between Sara Ghazal and Justin Berger regarding "Speaking to Hannah Spero"	8/20/2019	PLTFS-FFA-003949 - PLTFS-FFA-003950
Ex. No. 662	Liza Conrad sending email to herself from Linda Marshall to Fulton County regarding status of voting registration	5/28/2019	PLTFS-FFA-004058
Ex. No. 663	Email from Linda Marshall to Liza Conrad that she did not appear on the voter rolls and was denied a provisional ballot	5/28/2019	PLTFS-FFA-004061
Ex. No. 664	Email from Liza Conrad to community leaders regarding "Next steps: conversation with Leader Abrams 5/15"	5/16/2019	PLTFS-FFA-004137
Ex. No. 665	Email between Martha Pearson and Leslie Bryan regarding edits to Pearson Affidavit	11/11/2018	PLTFS-FFA-004599
Ex. No. 666	Email chain between Kelly Dermody and Leslie Bryan regarding depositions in the lawsuit	10/25/2019	PLTFS-FFA-004605 - PLTFS-FFA-004607
Ex. No. 667	Email chain regarding changes to declaration of Lisa Schnellinger	11/12/2018	PLTFS-FFA-004648 - PLTFS-FFA-004650
Ex. No. 668	Email from Fair Fight regarding obtaining signed declarations	11/5/2019	PLTFS-FFA-004735
Ex. No. 669	Email from Fair Fight to Keme Hawkins regarding revising declaration	9/28/2019	PLTFS-FFA-004815 - PLTFS-FFA-004818
Ex. No. 670	Emails from Hope Wollensack relating to HB316 voting machines not generating human-readable paper copies, and clarifying "trouble voting" for their people	9/3/2019	PLTFS-FFA-005271
Ex. No. 671	Email chain relating to Fair Fight people that can join the confidential calls	7/8/2019	PLTFS-FFA-005272 - PLTFS-FFA-005274
Ex. No. 672	Email chain from Fair Fight relating to finding members of the congregation who lead in voter engagement work to find voters with problems	8/22/2019	PLTFS-FFA-005299
Ex. No. 673	Email from Liza Conrad regarding VSU students not using their student address when voting	4/30/2019	PLTFS-FFA-005674
Ex. No. 674	Email chain relating to HB481 Press Conference	3/21/2019	PLTFS-FFA-005896 - PLTFS-FFA-005898
Ex. No. 675	Email from Liza Conrad to Kathryn Grant regarding NDA information requested	6/21/2019	PLTFS-FFA-005902 - PLTFS-FFA-005903

Ex. No. 676	Email from Patty Nathan regarding the INVITE ONLY: Democracy warrior Organizing Day Summit	6/4/2019	PLTFS-FFA-005904 - PLTFS-FFA-005906
Ex. No. 677	Email from Cam Ashling re: Georgia's Voting Machine 'Reform' is a Threat to Free and Fair Elections	4/11/2019	PLTFS-FFA-005913
Ex. No. 678	Email from Salena Jegede to Linda Marshall regarding part time work	5/16/2019	PLTFS-FFA-005916
Ex. No. 679	Email from Liza Conrad regarding contributions to DeKalb County Board of Commissioners meeting	3/12/2019	PLTFS-FFA-006117
Ex. No. 680	Email chain regarding texting Fair Fight supporters around the country for contributions	2/6/2019	PLTFS-FFA-006135 - PLTFS-FFA-006136
Ex. No. 681	Unsigned Declaration of Kiara Jackson	N/A	PLTFS-FFA-006137 - PLTFS-FFA-006140
Ex. No. 682	Email invitation for Coffee with Founder Stacey Abrams and CEO Lauren Groh-Wargo	2/7/2020	PLTFS-FFA-006182
Ex. No. 683	Email from Liza Conrad asking Kavi Vu to join the team and describing team member roles	2/24/2020	PLTFS-FFA-006187
Ex. No. 684	Email to Clare Schexnyder regarding the declaration Fair Fight drafted for her	12/11/2019	PLTFS-FFA-006276 - PLTFS-FFA-006277
Ex. No. 685	Email to Latonia Smith regarding her declaration	9/22/2019	PLTFS-FFA-006408 - PLTFS-FFA-006409
Ex. No. 686	Email to Heather Samuelson regarding her declaration	11/26/2018	PLTFS-FFA-007705 - PLTFS-FFA-007708
Ex. No. 687	Email chain regarding the Pearson Affidavit	11/11/2018	PLTFS-FFA-007883
Ex. No. 688	Email from Ben Ross regarding what he witnessed as a poll watcher	11/11/2018	PLTFS-FFA-007886
Ex. No. 689	Email chain with Barabara Liscord, asking for deposition times	11/5/2019	PLTFS-FFA-008438 - PLTFS-FFA-008440
Ex. No. 690	Email chain with Barabara Liscord regarding her deposition	11/7/2019	PLTFS-FFA-008959 - PLTFS-FFA-008960
Ex. No. 691	Email to Kelly Dermody asking for an affidavit	11/13/2018	PLTFS-FFA-009331 - PLTFS-FFA-009333
Ex. No. 692	Emails relating to the deposition of Barbara Liscord	11/7/2019	PLTFS-FFA-009590
Ex. No. 693	Email to Patrick Longstreth relating to his deposition	11/7/2019	PLTFS-FFA-009635
Ex. No. 694	Email from Fair Fight to declarants to update them and thank them	3/27/2020	PLTFS-FFA-010211 - PLTFS-FFA-010212
Ex. No. 695	Email to Jane Crain to Randy Faigin regarding another screening of SUPPRESSED	1/13/2020	PLTFS-FFA-010232
Ex. No. 696	Emails relating to screening of SUPPRESSED and Randy Faigin meeting leea allen	1/13/2020	PLTFS-FFA-010326 - PLTFS-FFA-010327
Ex. No. 697	Unsigned Declaration of Kelly Dermody	N/A	PLTFS-FFA-010373 - PLTFS-FFA-010380
Ex. No. 698	Email to Colleen Corona regarding her experience as a poll worker	11/11/2018	PLTFS-FFA-010427
Ex. No. 699	Email regarding the exhibits for deposition of Andre Smith and exhibit attachments	12/27/2021	
Ex. No. 700	Transcript of Preliminary Injunction Proceedings Before Judge Steve C. Jones	2/10/2022	
Ex. No. 701	Adrienne Jones Tweet on 11/22/17	11/22/2017	
Ex. No. 702	Article by Adrienne Jones titled "Jones: Caucuses chaos underscores diminishing election credibility"	2/9/2020	
Ex. No. 703	Article by Adrienne Jones titled "Jones: Celebrating women who lift while they climb"	3/8/2020	
Ex. No. 704	Georgia Campaign Contribution Report of Kelly Dermody	7/17/2017	
Ex. No. 705	Article by Adrienne Jones titled "Jones: Failure to bail out postal service will lead to voter suppression"	5/10/2020	
Ex. No. 706	Georgia Campaign Contribution Report of Shannon Gaggero	7/22/2018	
Ex. No. 707	Emails between Andre Fields, Lauren Groh-Wargo and Aaron Blacksberg regarding Congressional Oversight of Governor Kemp as Secretary of State	7/25/2019	PLTFS-FFA-000252 - PLTFS-FFA-000257
Ex. No. 708	Emails between Andre Fields, Lauren Groh-Wargo and Aaron Blacksberg regarding setting up a call for House Oversight	2/14/2019	PLTFS-FFA-000258 - PLTFS-FFA-000259
Ex. No. 709	Emails between Lauren Groh-Wargo and James Park regarding hearing before the Judiciary Subcommittee on the Constitution, Civil Rights and Civil Liberties	2/11/2019	PLTFS-FFA-002133 - PLTFS-FFA-002135

Ex. No. 710	Emails between Andre Fields, Lauren Groh-Wargo and Aaron Blacksberg regarding setting up a call for House Oversight	7/25/2019	PLTFS-FFA-003477 - PLTFS-FFA-003482
Ex. No. 711	Why Georgia, Why? Peach State Residents' Perception of Voting-Related Improprieties and Their Impact on the 2018 Gubernational Election (Hood and McKee)	5/7/2019	Exh.20 of 5/22/2020 deposition of Peyton McCrary
			Placeholder: Defendants reserve the right to amend and add to this list to the extent necessary based on the outstanding discovery in this case.

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION**

FAIR FIGHT ACTION, INC, *et al.*,
Plaintiffs,
v.
BRAD RAFFENSPERGER, *et al.*,
Defendants.

Civil Action No.
1:18-cv-05391-SCJ

**PLAINTIFFS' OBJECTIONS TO DEFENDANTS' AMENDED
ATTACHMENT G-2 (EXHIBIT LIST)**

Plaintiffs identify herein their objections to the potential trial exhibits Defendants have identified for this lawsuit. Plaintiffs reserve the right to assert objections to Defendants' Exhibit Nos. 334 – 711, which were identified by Defendants on February 18, 2022. Plaintiffs will assert any such objections by subsequent amendment as agreed to by Defendants. Plaintiffs further reserve the right to supplement this list with reasonable notice to counsel.

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 1	Deposition Transcript of Dr. Stephen Graves	2/25/2020		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 2	Report of Dr. Stephen Graves	12/1/2019	Exh. 1 of 2/25/2020 deposition of Dr. Stephen Graves	
Ex. No. 3	Packet of Docs - Data recieved from Fulton County	11/6/2018	Exh.2 of 2/25/2020 deposition of Dr. Stephen Graves	Authenticity; Hearsay
Ex. No. 4	Trende Report - Reviewed by Dr. Graves	1/5/2020	Exh. 3 of 2/25/2020 deposition of Dr. Stephen Graves	Hearsay
Ex. No. 5	Response - Written by Graves	1/21/2020	Exh. 4 of 2/25/2020 deposition of Dr. Stephen Graves	
Ex. No. 6	Deposition Transcript of Adrienne Jones	12/19/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 7	Expert report of Dr. Adrienne Jones	8/15/2019	Exh.2 of 12/19/2019 deposition of Adrienne Jones	
Ex. No. 8	Article: Something's Rotten in the State of Georgia	11/11/2018	Exh. 3 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 9	Article: Georgia can "Runoff," But Can't Hide Voter Suppression	12/9/2018	Exh.4 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 10	Article: Election Outcome Invites More Discrimination and Denial	11/13/2016	Exh. 5 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 11	Article: Voter Supression, a Form of Contemporary Slavery	7/9/2017	Exh. 6 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 12	Article: Lynchings in a 21st Century Context	10/9/2016	Exh. 7 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 13	Article: National Mood Harkens Back to 1995	8/12/2018	Exh. 8 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 14	Dr. Jones Dissertation- The Voting Rights Act Under Seige: The Development of the Influence of Colorbind Conservation of the Federal Government and the Voting Rights Act	7/7/1905	Exh. 9 of 12/19/2019 deposition of Adrienne Jones	Hearsay

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 15	Article: When Yes Means No: GOP Congressional Strategy and the Reauthorization of the VRA in 2006	8/13/2019	Exh.10 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 16	Brooke v. Miller	10/30/1998	Exh.11 of 12/19/2019 deposition of Adrienne Jones	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 17	Article: Voting Precincts Closed Across Georgia Since Election Oversight Lifted	8/31/2018	Exh. 12 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 18	Article: Are Precints and Polling Places Synonymous	2/1/2015	Exh. 13 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 19	Deposition Transcript of Dr. Payton McCrary			Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 20	Curriculum Vitae	N/A	Exh.2 of 5/22/2020 deposition of Peyton McCrary	
Ex. No. 21	Expert report of Dr. Payton McCrary	N/A	Exh.3 of 5/22/2020 deposition of Peyton McCrary	
Ex. No. 22	Article: The End of Preclearance as We Knew It	Spring 2006	Exh.4 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 23	Publication: Yes, but what have they done to black people lately?	9/24/2019	Exh.5 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 24	Publication: Keeping the Courts Honest: The Role of Historians as Expert Witnesses in Southern Voting Rights Cases	8/3/2011	Exh.6 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 25	Testimony of Dr. Payton McCrary before the House Judiciary Committee, subcommittee on the Constitution, Civil Rights, and Civil Liberties	N/A	Exh. 7 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 26	Testimony before U.S. Commission on civil rights	9/24/2010	Exh.8 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 27	Excerpts from Injustice: Exposing the Racial Agenda of the Obama Justice Department	N/A	Exh.9 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 28	Brennan Center Report	7/10/1905	Exh.10 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 29	Georgia Laws Act 1207	4/15/1994	Exh.11 of 5/22/2020 deposition of Peyton McCrary	Plaintiffs do not object to the use of this document but do not consider it proper evidence
Ex. No. 30	DOJ Objection Letter to 1994 Change	10/24/1994	Exh.12 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 31	Amendment to the no contact process	4/14/1997	Exh.13 of 5/22/2020 deposition of Peyton McCrary	Hearsay

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 32	Journal of the House of Representatives of the State of Georgia at the regular session commenced at Atlanta, Monday, January 13, 1997 and adjourned Friday, March 28, 1997	1/13/1997	Exh.14 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 33	Report of the 21st Century Voting Commission	12/1/2001	Exh.15 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 34	Table 4b from 2008 CPS Data	11/1/2008	Exh.16 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 35	Table 4b from 2012 CPS Data	11/1/2012	Exh.17 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 36	Table 4b from 2018 CPS Data	11/1/2018	Exh.18 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 37	Expert Report of John Alford	11/3/2017	Exh.19 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 38	Deposition Transcript of Kenneth R. Mayer	2/26/2020		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 39	Plaintiff's initial Expert Disclosures	7/15/2019	Ex.1 of 2/26/2020 deposition of Kenneth Mayer	
Ex. No. 40	Expert Report of Kenneth R. Mayer	2/18/2020	Ex.2 of 2/26/2020 deposition of Kenneth Mayer	
Ex. No. 41	List of Documents	2/25/ 2020	Ex.3 of 2/26/2020 deposition of Kenneth Mayer	Relevance; Hearsay
Ex. No. 42	Georgia Code 21-2-220.1	4/2/2019	Ex.4 of 2/26/2020 deposition of Kenneth Mayer	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 43	Georgia Code 21-2-417	1/26/2006	Ex.5 of 2/26/2020 deposition of Kenneth Mayer	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 44	SSA Quick Response Evaluation	6/22/2009	Ex.6 of 2/26/2020 deposition of Kenneth Mayer	Hearsay
Ex. No. 45	Voting Spreadsheets	N/A	Ex.7 of 2/26/2020 deposition of Kenneth Mayer	Hearsay
Ex. No. 46	Georgia Code 21-2-216	4/2/2019	Ex.8 of 2/26/2020 deposition of Kenneth Mayer	Plaintiffs do not object to the use of this document but do not consider it proper evidence.

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 47	Deposition Transcript of Lorraine Minnite	12/13/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 48	Curriculum Vitae	N/A	Exh.2 of 12/13/19 deposition of Lorraine Minnite	
Ex. No. 49	Faculty Listing	12/11/2019	Exh.3 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 50	Biography	12/11/2019	Exh.4 of 12/13/19 deposition of Lorraine Minnite	
Ex. No. 51	In These Times Article	12/11/2019	Exh.5 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 52	Red Pepper Article	12/11/2019	Exh. 6 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 53	Propaganda and the Voter ID Campaign Article	12/10/2019	Exh.7 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 54	Scholars Strategy Network Article	1/1/2014	Exh.8 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 55	New Labor Forum Article	Spring 2012	Exh.9 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 56	Movements Need Politicians and Vice Versa Article	10/2/2012	Exh.10 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 57	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.11 of 12/13/19 deposition of Lorraine Minnite	No objection subject to rule of completeness
Ex. No. 58	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.12 of 12/13/19 deposition of Lorraine Minnite	No objection subject to rule of completeness
Ex. No. 59	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.13 of 12/13/19 deposition of Lorraine Minnite	No objection subject to rule of completeness
Ex. No. 60	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.14 of 12/13/19 deposition of Lorraine Minnite	No objection subject to rule of completeness
Ex. No. 61	Expert Report	N/A	Exh.15 of 12/13/19 deposition of Lorraine Minnite	
Ex. No. 62	GAO Report dated September 2014	9/1/2014	Exh.16 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 63	Expert Disclosure	4/19/2012	Exh.17 of 12/13/19 deposition of Lorraine Minnite	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 64	Deposition Transcript of Daniel A. Smith	1/28/2020		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 65	Expert Report of Daniel A. Smith	12/16/2019	Exh.2 of 1/28/2020 deposition of Daniel Smith	
Ex. No. 66	Election Smith Website Printout	N/A	Exh.3 of 1/28/2020 deposition of Daniel Smith	Hearsay
Ex. No. 67	The Ballot Initiative Strategy Center Website Printout	1/27/2020	Exh.4 of 1/28/2020 deposition of Daniel Smith	Hearsay
Ex. No. 68	Common Cause Voting and Elections Page	1/27/2020	Exh.5 of 1/28/2020 deposition of Daniel Smith	Hearsay
Ex. No. 69	DNC Services Corp. et al v. Lee, et al Expert Report	4/30/2019	Exh.6 of 1/28/2020 deposition of Daniel Smith	Hearsay
Ex. No. 70	British Journal of Political Science	7/10/1905	Exh.7 of 1/28/2020 deposition of Daniel Smith	Hearsay
Ex. No. 71	Deposition Transcript of Kevin J. Kennedy	3/31/2020		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 72	Expert Report of Kevin J. Kennedy	12/16/2019	Exh.1 of 3/31/2020 deposition of Kennedy	
Ex. No. 73	One Wisconsin Institute, Inc. v. Thomsen, 198 F. Supp. 3d 896 (2016)	7/29/2016	Exh. 2 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 74	2015 Wisconsin Act of 118	12/16/2015	Exh.3 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 75	Wisconsin 5.05, Elections Commission; Powers and Duties	12/16/2018	Exh.4 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 76	Georgia 21-2-50, Powers and Duties of Secretary of State	4/2/2019	Exh. 5 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 77	Georgia 21-2-70, Powers and Duties of Superintendents	7/1/2011	Exh. 6 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 78	Georgia 21-2-99, Instruction of poll officers and poll workers in elections procedures	N/A	Exh.7 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 79	Wisconsin 7.15 Municipal Clerks	12/16/2018	Exh.8 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 80	2018 Poll Worker Manual	7/10/1905	Exh. 9 of 3/31/2020 deposition of Kennedy	
Ex. No. 81	Georgia 21-2-31, Duties of the Board	6/3/2010	Exh.10 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 82	Georgia 21-2-100, Training of Local Election Officials	N/A	Exh. 11 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 83	Emailed from Elizabeth Tanis to Josh Belinfante dated 11/4/2019	11/4/2019	Exh. 12 of 3/31/2020 deposition of Kennedy	Hearsay; Relevance
Ex. No. 84	U.S. Census Quick Facts	7/1/2019	Exh. 13 of 3/31/2020 deposition of Kennedy	Hearsay
Ex. No. 85	Deposition Transcript of Michael McDonald	2/28/2020		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 86	Expert Report of Michael P. McDonald	2/17/2020	Exh.2 of 2/28/2020 deposition of Michael McDonald	
Ex. No. 87	Early Voting in 28 States Has Surpassed 2014 Levels	11/2/2018	Exh.3 of 2/28/2020 deposition of Michael McDonald	Hearsay
Ex. No. 88	Tweet by Election Project on 2/27/20	2/27/2020	Exh.4 of 2/28/2020 deposition of Michael McDonald	Hearsay
Ex. No. 89	The Untold Story of American Non-Voters	N/A	Exh.5 of 2/28/2020 deposition of Michael McDonald	Hearsay
Ex. No. 90	Deposition of Lauren Groh-Wargo	10/30/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 91	Spreadsheet Team members and titles.	N/A	Exh. 1 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 276	
Ex. No. 92	Fair Fight Action and Fair Fight PAC organizational chart.	N/A	Exh. 2 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1105	
Ex. No. 93	The Washington Post Article by Jennifer Rubin re: Stacey Abrams Shows Why She's the Most Popular Progressive Not in the Race.	5/22/2019	Exh. 3 of 9/16/2019 deposition of Lauren Groh- Wargo	Hearsay; Relevance

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 94	Presentation by Lauren Groh-Wargo re: The Abrams Playbook.	9/9/2019	Exh. 4 of 9/16/2019 deposition of Lauren Groh- Wargo	Hearsay; Relevance
Ex. No. 95	Amended Complaint for Declaratory and Injunctive Relief re: The above-captioned action	2/19/2019	Exh. 5 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 96	Brochure re: Precinct and Polling Place	2/1/2019	Exh. 6 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 97	Plaintiff Fair Fight Action, Inc.'s Responses and Objections to Defendant Harp's First Interrogatories re: The above-captioned action	8/15/2019	Exh. 7 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 98	Plaintiff's Response to Defendants' First Request for Production of Documents to Fair Fight Action, Inc. Re: the above-captioned action	8/15/2019	Exh. 8 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 99	Georgia Secretary of State Annual Registration Re: AFG Group	1/8/2019	Exh. 9 of 9/16/2019 deposition of Lauren Groh- Wargo	Hearsay; Relevance
Ex. No. 100	Lauren Groh-Wargo retweet of Fair Fight Action Twitter post re: Fair Fight Action	7/25/2019	Exh. 10 of 9/16/2019 deposition of Lauren Groh- Wargo	Hearsay; Relevance
Ex. No. 101	Lauren Groh-Wargo Twitter Post re: Fair Fight Action	8/10/2019	Exh. 11 of 9/16/2019 deposition of Lauren Groh- Wargo	Hearsay; Relevance
Ex. No. 102	Lauren Groh- Wargo Twitter Post re: Voter Suppression	5/15/2019	Exh. 12 of 9/16/2019 deposition of Lauren Groh- Wargo	Hearsay; Relevance
Ex. No. 103	Fair Fight PowerPoint	7/11/1905	Exh. 13 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 104	Fair Fight PowerPoint	12/1/2018	Exh. 14 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 105	Fair Fight.com print-out re: Joint Statement on Randolph County's Renewed Attempts to...	8/6/2019	Exh. 15 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 106	Spreadsheet re: Comments.	N/A	Exh. 16 of 9/16/2019 deposition of Lauren Groh- Wargo	Authenticity; Hearsay; Relevance
Ex. No. 107	Fair Fight Action Lawsuit FAQs.	N/A	Exh. 17 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1120	Relevance
Ex. No. 108	Fair Fight statement re: Summary of Fair Fight v. Crittenden Complaint.	N/A	Exh. 18 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1098-1099	
Ex. No. 109	Fair Fight presentation re: New Staff On-Boarding.	7/30/2019	Exh. 19 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1083 -1087	
Ex. No. 110	Fair Fight presentation	7/30/2019	Exh. 20 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1164 thru 1168	
Ex. No. 111	Articles of Incorporation of Voter Access Institute, Inc.	7/21/2014	Exh. 21 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 25-30,	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 112	Voter Access Institute Exhibit C re: Name, position and compensation.	8/6/2014	Exh. 22 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 92	
Ex. No. 113	Articles of Incorporation of Voter Access Institute, Inc.	7/6/1905	Exh. 23 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 37- 42	
Ex. No. 114	Timeline of investigations.	2010-2019	Exh. 24 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1113-1118	
Ex. No. 115	Articles of Amendment to the Articles of Incorporation of Voter Access Institute, Inc.	11/21/2018	Exh. 25 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 261-263	
Ex. No. 116	GAFCP.org print-out re: Voter Access Institute Fall 2014 Plans: Georgia 501(c)4.	11/1/2014	Exh. 27 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 34-36	
Ex. No. 117	Field Strategies Vote by Mail Program, Draft GOTV Budget.	7/1/2014	Exh. 28 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 18 - 21	
Ex. No. 118	Voter Access Institute Preliminary Budget.	N/A	Exh. 29 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1114- 1117	
Ex. No. 119	Voter Access Institute Prospectus.	Fall 2014	Exh. 30 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 55- 60	
Ex. No. 120	Voter Access Institute Prospectus.	Fall 2014	Exh. 31 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 44-49	
Ex. No. 121	Voter Access Institute Prospectus.	Fall 2014	Exh. 32 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 67-72	
Ex. No. 122	CNN.com print-out re: 2014 Georgia Post-Election Analysis.	11/1/2014	Exh. 33 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 184 - 191	Hearsay; Relevance
Ex. No. 123	CNN.com print-out re: Voter Access Institute Georgia 2015 Voter Engagement and Mobilization.	7/7/1905	Exh. 34 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 200 - 204	Hearsay; Relevance
Ex. No. 124	CNN.com print-out re: Voter Access Institute Georgia 2015 Voter Engagement and Mobilization.	7/7/1905	Exh. 35 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 205-209	Hearsay; Relevance
Ex. No. 125	Door hanger re: Vote 2014.	10/4/2014	Exh. 36 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 128- 129	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 126	Vote by Mail Ballot Request.	9/2/2014	Exh. 37 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 118-119	
Ex. No. 127	Fair Fight Senior Fellowship meeting agenda.	7/23/2019	Exh. 38 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1427- 1428	
Ex. No. 128	E-mail string from Hope Wollensack to list re: Democracy Project weekly meeting.	8/26/2019	Exh. 39 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1426	Relevance; Hearsay
Ex. No. 129	E-mail string from Aaron Blacksberg to Andre Fields re: House oversight.	7/25/2019	Exh. 40 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 252 thru 257	Relevance; Hearsay
Ex. No. 130	E-mail from Esosa Osa to Lauren Groh-Wargo re: Impact analysis first draft, attached.	7/29/2019	Exh. 41 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1361-1371	
Ex. No. 131	Scholars Strategy Network draft brief re: The business case for better elections and expanded voting.	8/5/2019	Exh. 42 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1322 thru 1327	
Ex. No. 132	Statement re: Missing DeKalb County VBM Applications.	N/A	Exh. 43 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1341	
Ex. No. 133	E-mail from Caitlin Highland to Lauren Groh-Wargo re: #s on DeKalb for you.	3/11/2019	Exh. 44 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1467	
Ex. No. 134	E-mail string from Caitlin Highland to Lauren Groh-Wargo re: Media request: Missing ballots in DeKalb.	3/15/2019	Exh. 45 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1334 -1335	Hearsay
Ex. No. 135	Fair Fight PowerPoint re: Georgia election law.	N/A	Exh. 46 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1318 -1321	Relevance
Ex. No. 136	E-mail string from Jack DeLapp to Deepak re: Telling the Fair Fight story.	3/18/2019	Exh. 47 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1372 -1376	Relevance; Hearsay
Ex. No. 137	E-mail from Caitlin Highland to Team FFG re: Fair Fight Action lawsuit submits over 200	2/28/2019	Exh. 48 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1352 thru 1354	Relevance
Ex. No. 138	Memo from Hope Wollensack and Liza Conrad to Lauren Groh-Wargo re: Troup County's systematic election mismanagement and impact on black voters.	4/3/2018	Exh. 49 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1835-1837,	
Ex. No. 139	E-mail from Caitlin Highland to Team FFG re: Fair Fight Action on Gwinnett MARTA Referendum.	3/20/2019	Exh. 50 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1452 thru 1453	Relevance

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 140	E-mail from Hillary Holley to Andre Fields re: Fulton BOE info for Dreyer.	7/11/2019	Exh. 51 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1631 - 1632	Relevance
Ex. No. 141	E-mail string from Liz Utrup to Seth Bringman re: Fair Fight "forget" digitals.	4/2/2019	Exh. 52 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1624 -162	Relevance
Ex. No. 142	E-mail string from Lauren Groh-Wargo to Dara Lindenbaum re: Undervote 200 - 2004.	3/4/2019	Exh. 53 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1429	Hearsay; Relevance
Ex. No. 143	E-mail from Caitlin Highland to Team FFG re: Fair Fight to hold public hearing on HB316.	3/5/2019	Exh. 54 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1594 -1595	Relevance
Ex. No. 144	E-mail from Fair Fight Press Office to Team FFG re: Release: Fair Fight re-releases Website, updated 40-page research report showing corruption and failures of Election Systems & Software.	7/22/2019	Exh. 55 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1422-1423	Relevance
Ex. No. 145	re: Flashback: 3 in 4 Georgians are "concerned" about Secretary of State Brad Raffensperger's expected award of contract to failed, corrupt voting machine company Election Systems & Software (ES&S).	7/19/2019	Exh. 56 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1573-1574	Relevance
Ex. No. 146	Public Policy Polling letterhead from Katherine Patterson to Interested Parties re: Governor Kemp's former voting machine lobbyist staffer cause for concern among Georgians.	3/1/2019	Exh. 57 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1478	Relevance; Hearsay
Ex. No. 147	E-mail from Fair Fight Press Office to Team FFG re: Fair Fight CEO Lauren Groh-Wargo statement on Team Kemp's issuance of subpoenas to Georgia churches in Curling.	7/16/2019	Exh. 58 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1549 - 1550	Relevance; Authenticity
Ex. No. 148	E-mail from Esosa Osa to Team FFG re: MIT election labs ranks GA 9th worst for registration & absentee ballot problems.	8/6/2019	Exh. 59 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1633 thru 1634	
Ex. No. 149	30(b)(6) Deposition Transcript of Fair Fight	10/30/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 150	E-mail string from Elizabeth Tanis to Allegra Lawrence-Hardy re: Discovery matters.	9/25/2019	Exh. 61 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance; Hearsay; Communication between Counsel
Ex. No. 151	Listing of notes re: Topics in Exhibit A.	N/A	Exh. 62 of 10/30/2019 30(b)(6) deposition of Fair Fight	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 152	Organizational chart re: Fair Fight Action and Fair Fight PAC.	N/A	Exh. 63 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 153	E-mail from Stacey Abrams to Lauren Groh-Wargo re: Voter Access Institute	7/24/2014	Exh. 64 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3105 -3106	
Ex. No. 154	E-mail from Stacey Abrams to Eddy Morales re: VAI Determination Letter.	9/15/2014	Exh. 65 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3107 - 3108	
Ex. No. 155	E-mail string from Stacey Abrams to Lauren Groh-Wargo re: Voter Access Institute Proposed Budget.	7/13/2014	Exh. 66 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3112	Relevance
Ex. No. 156	E-mail string from Lauren Groh-Wargo to Stacey Abrams re: Voter Access Institute Proposed Budget.	7/11/2014	Exh. 67 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3110	Relevance
Ex. No. 157	E-mail from Stacey Abrams to Lauren Groh-Wargo, Al Williams and Wanda Mosley re: Approval of Bylaws and Conflict of Interest Policy.	8/6/2014	Exh. 68 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 158	Georgia Project and Voter Access Institute PowerPoint re: 2014 Post-Election Report.	N/A	Exh. 69 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1279 -1303	
Ex. No. 159	FairFight.com Web page print-out re: Our Story.	N/A	Exh. 70 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 160	list re:Organizing's Ongoing Projects.	N/A	Exh. 71 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1317	
Ex. No. 161	E-mail from Stacey Abrams to talkBacks@MoveOn.org re: My election (and what I'm up to now).	10/22/2019	Exh. 72 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 162	FairFight.com Web page screen print re: Fair Fight 2020.	N/A	Exh. 73 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 163	ActBlue.com Web page print-out re: Fair Fight.	10/23/2019	Exh. 74 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 164	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: The inauguration of Brian Kemp.	1/14/2019	Exh. 75 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 165	E-mail from Stacey Abrams to Info@FairFightAction.com re: I hope you will tune in tonight.	2/5/2019	Exh. 76 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 166	E-mail from Team Fair Fight to Info@FairFightAction.com re: Turning energy into action.	2/7/2019	Exh. 77 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 167	E-mail from Team Fair Fight to Info@FairFightAction.com re: Tonight, help us send a message.	3/5/2019	Exh. 78 of 10/30/2019 30(b)(6) deposition of Fair Fight	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 168	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: Breaking, house panel will investigate Kemp.	3/6/2019	Exh. 79 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 169	E-mail from Team Fair Fight to Info@FairFightAction.com re: Can you make it tomorrow?	3/8/2019	Exh. 80 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 170	E-mail from Stacey Abrams to Info@FairFightAction.com re: Are you with me in this next fight?	3/31/2019	Exh. 81 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 171	E-mail from Stacey Abrams to Info@FairFightAction.com re: Voter suppression is an existential crisis for America.	6/14/2019	Exh. 82 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 172	E-mail from Team Fair Fight to Info@FairFightAction.com re: Our victory for voting rights.	6/9/2019	Exh. 83 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 173	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: Preparing for the tough fights ahead.	12/18/2018	Exh. 84 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 174	E-mail from Stacey Abrams to Info@FairFightAction.com re: We can never win if we do not fight.	12/29/2018	Exh. 85 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 175	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: On Tuesdays.	12/30/2018	Exh. 86 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 176	Stenograph Minutes for Stacey Abrams.	N/A	Exh. 87 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1479 -1495	
Ex. No. 177	Truth in Testimony Disclosure Form re: Stacey Abrams.	6/25/2019	Exh. 88 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3079 -3089	
Ex. No. 178	Fair Fight Action letterhead re: Campus Chapter Manager (Volunteer), Fair Fight.	N/A	Exh. 89 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1996 thru 1998	
Ex. No. 179	E-mail string from Debra Mazer to Liza Conrad re: Fair Fight, call for voter stories in Troup County.	4/2/2019	Exh. 90 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3001 thru 3002	
Ex. No. 180	E-mail string from Helen Butler to Hillary Holley re: Today, Fair Fight and AG Eric Holder round table.	5/17/2019	Exh. 91 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2447 thru 2449	
Ex. No. 181	Voter Access Institute Exhibit C list re: Names and positions.	8/6/2014	Exh. 92 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 92	
Ex. No. 182	Organizational chart re: Fair Fight Action and Fair Fight PAC.	N/A	Exh. 93 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3194	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 183	Organizational chart re: Fair Fight Action and Fair Fight PAC.	N/A	Exh. 94 of 10/30/2019 30(b)(6) deposition of Fair Fight;	
Ex. No. 184	E-mail string from Caitlin Highland to Seth Bringman re: AJC voting article.	2/15/2019	Exh. 95 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 185	Fair Fight Action spreadsheet re: Staff contact list.	7/6/2019	Exh. 96 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2222 -2223	Plaintiffs object to the use of this document without redaction of the personal information -- email addresses -- contained therein.
Ex. No. 186	Georgia Government Transparency and Campaign Finance Commission Campaign Reports expenditure search results re: Fair Fight Action.	10/28/2019	Exh. 97 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 187	PLTFS-FFA 2450 thru 2452, E-mail string from Maggie Chambers to Hillary Holley and Sara Ghazal re: Voter suppression rhetoric aimed at counties, bad idea and inaccurate.	8/17/2019	Exh. 98 of 10/30/2019 30(b)(6) deposition of Fair Fight	Hearsay
Ex. No. 188	Representative page of spreadsheet re: Voter contact stories.	N/A	Exh. 99 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 0003104	
Ex. No. 189	Spreadsheet excerpt re: Provisional Ballot Hotline form.	N/A	Exh. 100 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3104	
Ex. No. 190	Spreadsheet excerpt re: Hustle Campaign form.	N/A	Exh. 101 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3104	
Ex. No. 191	Spreadsheet excerpt re: LBJ 11-09.	N/A	Exh. 102 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3104	
Ex. No. 192	FairFight.com Web page print-out re: Your Voice Should Be Heard.	N/A	Exh. 103 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 193	E-mail from Hillary Holley to Friends and Supporters Tell us your voting issue.	1/28/2019	Exh. 104 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2395 -2396	
Ex. No. 194	E-mail from Hillary Holley to Jack DeLapp re: North GA provisional ballot.	5/21/2019	Exh. 105 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2279	
Ex. No. 195	E-mail string from Hillary Holley to Liza Conrad re: North GA provisional ballot.	5/22/2019	Exh. 106 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2386 - 2387	
Ex. No. 196	Fair Fight letterhead re: Elections in Georgia	N/A	Exh. 107 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2301 - 2302	
Ex. No. 197	Flyer re: The right to vote, power of participation.	N/A	Exh. 108 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2681	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 198	E-mail from Hope Wollensack to Hillary Holley, Seth Bringman, Vasu Abhiraman and Liza Conrad re: Webster County re-administering election after "irregularities."	7/18/2019	Exh. 109 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1646	
Ex. No. 199	E-mail string from Sara Ghazal to Liza Conrad, Seth Bringman and Lauren Groh-Wargo re: Jeff Davis County, proposed closing of only majority minority precinct on 5/22/19 - update.	5/20/2019	Exh. 110 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 200	E-mail from Kia Sims to Kia Sims re: Fair Fight Action campus chapter manager.	8/2/2019	Exh. 111 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2050,	
Ex. No. 201	Composite exhibit of Voter Access Institute Unanimous Written Consent in Lieu of Meeting of the Board of Directors and Minutes of Meetings of the Board of Directors.	N/A	Exh. 112 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 202	FairFight.com Web page print-out Re: Fighting Back for Voters, Fair Fight v. Raffensperger.	N/A	Exh. 113 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 203	Listing re: Select requests for relief.	N/A	Exh. 114 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 204	Articles of Incorporation of Fair Fight Action, Inc.	11/19/2018	Exh. 115 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 205	Bylaws of Fair Fight Action, Inc.	11/19/2018	Exh. 116 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 206	E-mail string from Salena Jegede to Stacey Abrams, Lauren Groh-Wargo, Glen Paul Freedman, Al Williams and Tracey-Ann Nelson re: FFA board meeting agenda.	9/1/2019	Exh. 117 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 207	Form 1024, Application for Recognition of Exemption Under Section 501(a) re: Voter Access Institute.	8/6/2014	Exh. 118 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 95 thru 113	
Ex. No. 208	E-mail from Caitlin Highland to Lauren Groh-Wargo and Seth Bringman re: FYR 5 PM - release.	12/11/2018	Exh. 119 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3190	
Ex. No. 209	Statement re: "In 2014, then the Minority Leader of the Georgia House of Representatives..."	N/A	Exh. 120 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3188 - 3189	Hearsay; Relevance
Ex. No. 210	Staff expenses spreadsheet	3/3/2010	Exh. 121 of 10/30/2019 30(b)(6) deposition of Fair Fight; PC 1263 - 1269	No objection to Exh. 121 of Fair Fight Action 30(b)(6). But Exhibit Description does not match Exh. 121. Plaintiffs reserve the right to object to Defendants' Ex. No. 210 if a document other than Exh. 121 of Fair Fight Action 30(b)(6) is intended.
Ex. No. 211	Spreadsheet budget re: Democracy Warrior Organizing Summit, Atlanta.	N/A	Exh. 122 of 10/30/2019 30(b)(6) deposition of Fair Fight	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 212	Spreadsheet budget re: Democracy Warrior Organizing Summit, Macon.	N/A	Exh. 123 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 213	30(b)(6) Deposition Transcript of Care in Action	N/A		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 214	2018 Form 990 tax return re: Care in Action.	N/A	Exh. 2 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 46 -82	
Ex. No. 215	Amended Complaint for Declarator and Injunctive Relief re: The above-captioned action.	2/19/2019	Exh. 3 of 10/22/2019 30(b)(6) deposition of Care in Action	
Ex. No. 216	By-Laws of Care in Action.		Exh. 4 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 235 - 242	
Ex. No. 217	National Domestic Workers Alliance Job Announcement re: Georgia State Director.	7/10/1905	Exh. 5 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 182 -183	
Ex. No. 218	National Domestic Workers Alliance letterhead receipt from AirBNB.	11/9/2018	Exh. 6 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 255 -257	
Ex. No. 219	National Domestic Workers Alliance letterhead receipt for United flight.	11/13/2018	Exh. 7 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 251 -254	
Ex. No. 220	National Domestic Workers Alliance letterhead receipt for United flight.	11/9/2018	Exh. 8 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 263 -267	
Ex. No. 221	National Domestic Workers Alliance letterhead receipt for United flight.	11/11/2018	Exh. 9 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 258 -262	
Ex. No. 222	Stacey Abrams, Governor flyer.	N/A	Exh. 10 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 184 -185	Relevance
Ex. No. 223	Care in Action flyer re: Election Day.	N/A	Exh. 11 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 186 -189	Relevance
Ex. No. 224	The Peoples' Agenda letterhead re: Polling Place Monitoring Report.	N/A	Exh. 12 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 169 -171	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 225	The Peoples' Agenda letterhead re: Incident report form:	N/A	Exh. 13 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 179 -180	
Ex. No. 226	Info sheets re: Ways to Help Stacey Abrams.	N/A	Exh. 14 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 220 -222	
Ex. No. 227	Info sheets re: Provisional Ballot and Georgia Voting FAQs.	N/A	Exh. 15 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 199 -205	
Ex. No. 228	Info sheets re: Text for Stacey Team: Provisional Ballot Push.	N/A	Exh. 16 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 190 -192	
Ex. No. 229	Info sheets re: Phonebank for Stacey Team: Provisional Ballot Push.	N/A	Exh. 17 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 229 -230	
Ex. No. 230	Care in Action letterhead Info sheet re: It's Not Over.	2/17/2019	Exh. 18 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 1 -3	
Ex. No. 231	Plaintiff's Response to Defendants' First Request for Production of Documents to Care in Action, Inc. re: The above-captioned action.	8/15/2019	Exh. 19 of 10/22/2019 30(b)(6) deposition of Care in Action	
Ex. No. 232	Plaintiff Care in Action's Responses and Objections to Defendant Harp's First Interrogatories re: The above-captioned action.	8/15/2019	Exh. 20 of 10/22/2019 30(b)(6) deposition of Care in Action	
Ex. No. 233	National Domestic Workers Alliance redacted invoice to Care in Action.	12/31/2018	Exh. 21 of 10/22/2019 30(b)(6) deposition of Care in Action	
Ex. No. 234	Toskr invoice to Care in Action.	12/17/2018	Exh. 22 of 10/22/2019 30(b)(6) deposition of Care in Action	
Ex. No. 235	STG Invoice to Care in Action.	11/8/2018	Exh. 23 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 269	
Ex. No. 236	State of Georgia Campaign Contribution Disclosure Report re: Care in Action.	1/8/2019	Exh. 24 of 10/22/2019 30(b)(6) deposition of Care in Action	
Ex. No. 237	30(b)(6) Deposition Transcript of Sixth Episcopal Church	10/21/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 238	Amended Complaint for Declaratory and Injunctive Relief re: The above-captioned action.	2/19/2019	Exh. 2 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 239	Listing of Ministries.	N/A	Exh. 3 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 34	
Ex. No. 240	Memo re: Voter Registration, Mobilization and Empowerment Plan, Sixth Episcopal District.	N/A	Exh. 4 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 58 -60	
Ex. No. 241	E-mail from Bishop Reginald T. Jackson to The Christian Recorder re: Tomorrow - Get Out the Vote Rally.	11/29/2017	Exh. 5 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 4 -6	
Ex. No. 242	Sixth Episcopal District letter from Reginald T. Jackson to Sixth Episcopal District re: Fair Fight Georgia.	2/1/2019	Exh. 6 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 6	
Ex. No. 243	Invitation to Pastors and Leaders re: Right to vote.	N/A	Exh. 7 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 68	
Ex. No. 244	Sixth Episcopal District logo from Reginald T. Jackson to Pastors, Sisters and Brothers re: Election Day.	10/27/2017	Exh. 8 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 44 - 45,	
Ex. No. 245	Sixth Episcopal District logo from Bishop Reginald T. Jackson to SED Clergy re: Primary Election Day.	5/19/2018	Exh. 9 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 54 -55	
Ex. No. 246	E-mail from Bishop Reginald T. Jackson to Rjackson@ame6.church re: Sixth District voter registration, mobilization and empowerment plan.	10/9/2018	Exh. 10 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 12 -13	
Ex. No. 247	Letter from Reginald T. Jackson to Sixth Episcopal District re: Mid-term elections.	10/25/2018	Exh. 11 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 37, 10-25-18	
Ex. No. 248	Memo re: Endorsement of Stacey Abrams for Governor.	N/A	Exh. 12 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 38	Hearsay; Relevance
Ex. No. 249	E-mail from Bishop Reginald T. Jackson to The Christian Recorder re: Now is the time! Vote, Tuesday November 6th.	11/6/2018	Exh. 13 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 20 -22	
Ex. No. 250	Press release re: Mid-term election.	11/9/2018	Exh. 14 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 39	
Ex. No. 251	Bishop Reginald T. Jackson press release re: Mid-term election.	11/13/2018	Exh. 15 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 35 -36	
Ex. No. 252	Sixth Episcopal District memo re: Let's Go Vote.	N/A	Exh. 16 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 65 -66	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 253	E-mail from Bishop's Corner to The Christian Recorder re: Somebody Ought to Say Something...Part 7.	11/8/2018	Exh. 17 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 26 - 29	
Ex. No. 254	Transcript of 30(b)(6) deposition of Ebenezer Baptist	N/A		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 255	Amended Complaint for Declaratory and Injunctive Relief	2/19/2019	Exh. 2 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	
Ex. No. 256	Ebenezer Baptist Articles of Incorporation	9/17/1979	Exh. 3 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	
Ex. No. 257	Ebenezer Baptist Vision and Purpose Statement	N/A	Exh. 4 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	
Ex. No. 258	Ebenezer Baptist - Webpage	N/A	Exh. 5 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	
Ex. No. 259	Ebenezer Baptist - 2018 Report	N/A	Exh. 6 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000064 - PLTFS-EBC-000068	
Ex. No. 260	Atlanta Daily World Article - VIEWPOINTS: The Fight for the Soul of Our Democracy	10/29/2018	Exh. 7 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	
Ex. No. 261	Washington Post Article - Here are the chilling tricks we've caught Georgia using to disqualify voters	11/1/2018	Exh. 8 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	
Ex. No. 262	Email from Church Community Builder on Behalf of Bronson Woods to Exec Assist re: Pastor Warnock's article in the Washington Post	11/2/2018	Exh. 9 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000102 - PLTFS-EBC-000103	
Ex. No. 263	Ebenezer Baptist Bylaws	N/A	Exh. 10 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000022 - PLTFS-EBC-000042	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 264	Ebenezer Baptist flyer re: various voter events (Souls to the Polls 10/19/14, Empowerment Forum 6/23/12, Judicial Candidates' Forum 5/7/2016, Voter Education Summit 9/15/12, Souls to the Polls 10/17/16, Piano Dedication Concert 11/3/2018, Election Eve Prayer Rally 11/5)	N/A	Exh.11 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000001 - PLTFS-EBC-0000012	
Ex. No. 265	Email from Nse Ufot to Pastor Warnock and ExecAssist re: Voter Registration Talking Points	9/24/2018	Exh.12 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000146 - PLTFS-EBC-000147	Hearsay
Ex. No. 266	New Georgia Project Flyer	N/A	Exh.13 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000167 - PLTFS-EBC-000168	Hearsay
Ex. No. 267	Email from Church Community Builder on Behalf of Regina A. Chamberlain to Exec Assist re: [Our Church] Immediate Attention Requested Voter Registration (Brian Kemp's Office to be Sued for Purging 700,000 Voters)	10/8/2018	Exh.14 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000099 - PLTFS-EBC-000101	
Ex. No. 268	Email from Church Community Builder on Behalf of Bronson Woods to Exec Assist re: [Our Church] Election Season: Here are ways to get involved.	10/16/2018	Exh.15 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000095 - PLTFS-EBC-000098	
Ex. No. 269	Email from Andrew Fields re: Stacey Abrams for Governor Launches Early Vote Bus Tour	10/11/2018	Exh.16 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000085 - PLTFS-EBC-000091	Hearsay; Relevance
Ex. No. 270	Flyer from Our Chance. Our Choice. Our Georgia.	11/2/2018	Exh.17 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000013 - PLTFS-EBC-000014	Hearsay; Relevance
Ex. No. 271	Email from Renette Scott to Bronson Woods re: Urgent Message from Pastor Warnock	11/9/2018	Exh.18 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000104 - PLTFS-EBC-000106	
Ex. No. 272	Email from Nse Ufot to Pastor Warnock and ExecAssist re: Talking Points SB 363	3/21/2018	Exh.19 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000133 - PLTFS-EBC-000134	Hearsay
Ex. No. 273	Plaintiff's Response to Defendant's First RFP to Ebenezer Baptist Church	11/15/2019	Exh.20 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 274	Transcript of 30(b)(6) deposition of Virginia Highland	10/23/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 275	Virginia Highland Church Constitution and Bylaws	9/28/2014	Exh. 2 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000005 - PLTFS-VHC-000014	
Ex. No. 276	Congregation of VHC Organization Chart	N/A	Exh. 3 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000015 - PLTFS-VHC-000021	
Ex. No. 277	Virginia Highland Voter Registration Volunteers (various years 2016, 2018, 2019)	N/A	Exh. 4 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000003 - PLTFS-VHC-000004	Plaintiffs object to the use of this document without redaction of the personal information -- phone numbers and email addresses -- contained therein.
Ex. No. 278	Virginia Highland Flyer - Georgia Equality Advocacy Training	N/A	Exh. 5 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000022 - PLTFS-VHC-000023	
Ex. No. 279	Amended Complaint for Declaratory and Injunctive Relief	2/19/2019	Exh. 6 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000022 - PLTFS-VHC-000023	
Ex. No. 280	Emails between Kelly Barge and Jane re: Define "trouble" voting	8/12/2019	Exh. 7 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000001 - PLTFS-VHC-000002 and PLTFS-VHC-000024 - PLTFS-VHC-000025	
Ex. No. 281	Transcript of deposition of Stacey Abrams	11/13/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 282	Email from Leslie Bryan to Josh Belinfante and Bryan Tyson re: Upcoming Depositions	11/2/2019	Exh. 1 of 11/13/2019 deposition of Stacey Abrams;	Relevance; Hearsay

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 283	Hearing before the US House Judiciary Subcommittee on the Constitution, Civil Rights, and Civil Liberties re: Continuing Challenges to the VRA since Shelby County v. Holder	6/25/2019	Exh. 2 of 11/13/2019 deposition of Stacey Abrams; PLTFS-FFA-003079 - PLTFS-FFA-003089	
Ex. No. 284	Stenographic Minutes for Leader Stacey Abrams	N/A	Exh. 3 of 11/13/2019 deposition of Stacey Abrams; PLTFS-FFA-001479 - PLTFS-FFA-001496	
Ex. No. 285	Article - Stacey Abrams' concession speech is a powerful critique of US civil rights	N/A	Exh. 4 of 11/13/2019 deposition of Stacey Abrams;	Relevance; Hearsay
Ex. No. 286	Teen Vogue Article - Stacey Abrams Wants You to Know That Politicians Are Trying to Keep You From Voting	9/6/2019	Exh. 5 of 11/13/2019 deposition of Stacey Abrams;	Hearsay
Ex. No. 287	The Nation Article - Stacey Abrams: 'Open That Door'	4/5/2019	Exh. 6 of 11/13/2019 deposition of Stacey Abrams;	Hearsay
Ex. No. 288	New York Times Article - Why Stacey Abrams is still saying she won.	4/28/2019	Exh. 7 of 11/13/2019 deposition of Stacey Abrams;	Relevance; Hearsay
Ex. No. 289	New York Times Article - Stacey Abrams: We Cannot Resign Ourselves to Dismay and Disenfranchisement	5/15/2019	Exh. 8 of 11/13/2019 deposition of Stacey Abrams;	
Ex. No. 290	Items from Voter Access Institute Board of Directors: 11/19/2018 Acceptance of Resignations - Stacey Abrams and Lauren Groh-Wargo Election of Officers and Directors - Stacey Abrams, Chair and Laurent Groh-Wargo, CEO and Glen Paul Freedman, CFO Name Change - Fair Fight 2/28/2017 Acceptance of Resignation - Alan Essig, Treasurer Election of Officers and Directors - Stacey Abrams, Treasurer VAI Board Meeting Minutes - 9/23/2016, 6/13/2016, 12/19/2015, 12/6/2018	N/A	Exh. 9 of 11/13/2019 deposition of Stacey Abrams;	Relevance; Hearsay
Ex. No. 291	Voter Access Institute Fall 2014 Plans - Overview, Voter Education and Contact, Budget Summary	N/A	Exh. 10 of 11/13/2019 deposition of Stacey Abrams; PLTFS-FFA-000034 - PLTFS-FFA-000036	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 292	Transcript of 30(b)(6) deposition of Baconton Missionary Baptist Church	11/15/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 293	Notice of 30(b)(6) depo to Baconton Missionary Baptist Church	11/13/2019	Exh. 1 of 11/15/2019 deposition of Baconton Missionary Baptist Church;	Hearsay
Ex. No. 294	Baconton Missionary Baptist Church Articles of Incorporation	10/11/1985	Exh. 2 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000085 - PLTFS-BMBC-000091	
Ex. No. 295	Amended Complaint for Declaratory and Injunctive Relief	2/19/2019	Exh. 3 of 11/15/2019 deposition of Baconton Missionary Baptist Church;	
Ex. No. 296	Screenshot of text to Al - asking about Souls to the Polls Faith Rally	8/24/2018	Exh. 4 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000058 - PLTFS-BMBC-000059	
Ex. No. 297	Screenshot of text to Al - asking about Souls to the Polls Faith Rally	8/24/2018	Exh. 5 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000056 - PLTFS-BMBC-000057	
Ex. No. 298	Baconton Missionary Baptist Church Constitution	7/18/2011	Exh. 6 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000060 - PLTFS-BMBC-000082	
Ex. No. 299	Baconton Missionary Baptist Church Organization Chart		Exh. 7 of 11/15/2019 deposition of Baconton Missionary Baptist Church;	
Ex. No. 300	Baconton Missionary Baptist Church Pamphlet	9/2/2018	Exh. 8 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000002 - PLTFS-BMBC-000007	
Ex. No. 301	Baconton Missionary Baptist Church Pamphlet	10/7/2018	Exh. 9 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000026 - PLTFS-BMBC-000031	
Ex. No. 302	Screenshot of DNC Webpage		Exh. 10 of 11/15/2019 deposition of Baconton Missionary Baptist Church;	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 303	Baconton Missionary Baptist Church Pamphlet	10/14/2018	Exh. 11 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000032 - PLTFS-BMBC-000036	
Ex. No. 304	Baconton Missionary Baptist Church Pamphlet	10/21/2018	Exh. 12 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000038 - PLTFS-BMBC-000043	
Ex. No. 305	Baconton Missionary Baptist Church Pamphlet	11/4/2018	Exh. 13 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000050 - PLTFS-BMBC-000055	
Ex. No. 306	Baconton Missionary Baptist Church Pamphlet	10/28/2018	Exh. 14 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000044 - PLTFS-BMBC-000049	
Ex. No. 307	Plaintiff Baconton Missionary Baptist Church's Responses and Objections to Defendant Harp's First Rogs	8/15/2019	Exh. 15 of 11/15/2019 deposition of Baconton Missionary Baptist Church;	
Ex. No. 308	Press Release- Secretary of State Brian P. Kemp Announces New Poll Worker Training Website	10/20/2015	STATE-DEFENDANTS-00124523	Hearsay
Ex. No. 309	Georgia Poll Worker Manual 2021	7/13/2021	Available at: https://georgiapollworkers.sos.ga.gov/Shared%20Documents/Georgia%20Poll%20Worker%20Manual%202021.pdf	
Ex. No. 310	HB 316 of 2019-2020 Georgia General Assembly Session	4/2/2019	Available at: https://www.legis.ga.gov/legislation/54991	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 311	Georgia Poll Worker Manual 2018	7/10/2018	STATE-DEFENDANTS-00008952 - STATE-DEFENDANTS-00009070	
Ex. No. 312	Georgia Poll Worker Manual 2020	7/12/2020	STATE-DEFENDANTS-00867638 - STATE-DEFENDANTS-00867744	
Ex. No. 313	GEOA-VRAG PPTs (Navigating Through the Absentee System)	5/7-8/2012	STATE-DEFENDANTS-00002695 - STATE-DEFENDANTS-00002729	Relevance
Ex. No. 314	GEOA-VRAG PPTs (TRAINING AND IMPLEMENTATION OF THE NEW VOTER REGISTRATION DATABASE APPLICATION)	5/7-8/2012	STATE-DEFENDANTS-00003062 - STATE-DEFENDANTS-00003149	Relevance; Additionally, Exhibit No. 314 provided begins at bates stamp STATE-DEFENDANTS-00003062.

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 315	GEOA-VRAG PPTs (New Registrar)	8/2/2015	STATE-DEFENDANTS-00004830 - STATE-DEFENDANTS-00004947	
Ex. No. 316	GEOA-VRAG PPTs (VRAG Question and Answer Session)	8/2-3/2015	STATE-DEFENDANTS-00005406 - STATE-DEFENDANTS-00005414	
Ex. No. 317	GEOA-VRAG PPTs (Getting Ready for 2016)	12/14/2015	STATE-DEFENDANTS-00005451 - STATE-DEFENDANTS-00005457	
Ex. No. 318	GEOA-VRAG PPTs (Athens-Clarke County Board of Elections Poll Worker Training)	11/4/2014	STATE-DEFENDANTS-00005830 -STATE-DEFENDANTS-00005857	Incomplete due to omission of State-Defendants-00005827 - 005829 and State-Defendants-00005858 - 00005859
Ex. No. 319	GEOA-VRAG PPTs (31st GEORGIA ELECTION OFFICIALS ASSOCIATION CONFERENCE)	12/16/2015	STATE-DEFENDANTS-00006035 - STATE-DEFENDANTS-00006041	
Ex. No. 320	GEOA-VRAG PPTs (Georgia HAVA Verification)	5/8/2017	STATE-DEFENDANTS-00006281 - STATE-DEFENDANTS-00006340	
Ex. No. 321	GEOA-VRAG PPTs (Absentee By Mail)	5/9/2017	STATE-DEFENDANTS-00006550 - STATE-DEFENDANTS-00006601	
Ex. No. 322	GEOA-VRAG PPTs (Helpful Hints, Resources And Survival Guide for New Election Officials in Georgia)	5/7-10/2017	STATE-DEFENDANTS-00006875 - STATE-DEFENDANTS-00006961	Relevance
Ex. No. 323	GEOA-VRAG PPTs (Provisional Ballots Overview)	3/27/2018	STATE-DEFENDANTS-00007233 - STATE-DEFENDANTS-00007265	Relevance
Ex. No. 324	GEOC County Course #3 - Legal Framework of Elections	N/A	STATE-DEFENDANTS-00007847 - STATE-DEFENDANTS-00007915	
Ex. No. 325	GEOC County Course #8 - Absentee Ballot Procedures	N/A	STATE-DEFENDANTS-00008128 - STATE-DEFENDANTS-00008162	
Ex. No. 326	GROC Registrar Course No. 3 - Legal Framework of Elections	N/A	STATE-DEFENDANTS-00008326 - STATE-DEFENDANTS-00008397	
Ex. No. 327	GROC Registrar Course No. 4 - Registration Basics	N/A	STATE-DEFENDANTS-00008398 - STATE-DEFENDANTS-00008474	
Ex. No. 328	GROC Registrar Course No. 8 - Absentee Ballot Procedures	N/A	STATE-DEFENDANTS-00008676 - STATE-DEFENDANTS-00008710	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 329	The Election Forum "Welcome to the 3T Webinar"	4/18/2019	STATE-DEFENDANTS-00008732 - STATE-DEFENDANTS-00008756	
Ex. No. 330	The Election Forum "Welcome to the 3T Webinar"	2/21/2019	STATE-DEFENDANTS-00008757 - STATE-DEFENDANTS-00008775	
Ex. No. 331	Processing Backlog of Pending Voters Due to HB316	7/16/2019	STATE-DEFENDANTS-00008818 - STATE-DEFENDANTS-00008837	
Ex. No. 332	The Election Forum "Welcome to the 3T Webinar"	6/27/2019	STATE-DEFENDANTS-00008886 - STATE-DEFENDANTS-00008928	
Ex. No. 333	Tweet of @fairfightaction	12/6/2021	Available at: https://twitter.com/fairfightaction/status/1467972168910872582?s=20	Relevance
Ex. No. 334	Declaration of Moyna Ghosh	11/13/2020	Exh. 1 of 12.29.2021 Deposition of Moyna Ghosh; PLTFS001700 - PLTFS001705	
Ex. No. 335	eNet Report of Moyna Ghosh	12/9/2021	Exh. 2 of 12.29.2021 Deposition of Moyna Ghosh; STATE-DEFENDANTS-01151704 - STATE-DEFENDANTS-01151705	
Ex. No. 336	Moyna Ghosh Deposition Transcript	12/29/2021		
Ex. No. 337	eNet Report of Aaron Karp	12/9/2021	STATE-DEFENDANTS-01151647 - STATE-DEFENDANTS-01151648	
Ex. No. 338	Declaration of Michael Parks	8/21/2020	Exh. 1 of 12.27.21 Deposition of Michael Parks; PLTFS001752 - PLTFS001761	
Ex. No. 339	eNet Report of Michael Parks	12/9/2021	STATE-DEFENDANTS-0115700 - STATE-DEFENDANTS-0115701	
Ex. No. 340	Michael Parks Deposition Transcript	12/27/2021		
Ex. No. 341	eNet Report of Rachel Pittluck	12/9/2021	STATE-DEFENDANTS-01151714 - STATE-DEFENDANTS-01151715	
Ex. No. 342	Declaration of Margaret Whatley	11/12/2020	Exh. 1 of 12.22.2021 Deposition of Margaret Whatley	
Ex. No. 343	Plaintiffs' Notice to Take Videotaped Deposition of Margaret Skinner (Whatley)	12/21/2021	Exh. 2 of 12.22.2021 Deposition of Margaret Whatley	
Ex. No. 344	Georgia Secretary of State Absentee Voting Guide for Registered Voters	N/A	Exh. 3 of 12.22.2021 Deposition of Margaret Whatley	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 345	Screenshot of Google Search for "Surrender Absentee Ballot Georgia"	12/22/2021	Exh. 4 of 12.22.2021 Deposition of Margaret Whatley	
Ex. No. 346	Georgia Secretary of State Absentee Voting Guide for Registered Voters	N/A	Exh. 5 of 12.22.2021 Deposition of Margaret Whatley	
Ex. No. 347	eNet Report of Margaret Whatley	12/9/2021	STATE-DEFENDANTS-01151696 - STATE-DEFENDANTS-01151697	
Ex. No. 348	Deposition Transcript of Margaret Whatley	12/22/2021		
Ex. No. 349	eNet Report of Donna Sims	12/9/2021	STATE-DEFENDANTS-01151669 - STATE-DEFENDANTS-01151670	
Ex. No. 350	Declaration of Kenya Abdul-Khaliq	1/26/2021	Exh. 1 of 12.22.2021 Deposition of Kenya Abdul-Khaliq	
Ex. No. 351	Deposition Transcript of Kenya Abdul-Khaliq	1/4/2022		
Ex. No. 352	eNet Report of Kenya Abdul-Khaliq	12/9/2021	STATE-DEFENDANTS-01151688 - STATE-DEFENDANTS-01151689	
Ex. No. 353	eNet Report of Kathryn Plazyk	12/9/2021	STATE-DEFENDANTS-01151684 - STATE-DEFENDANTS-01151685	
Ex. No. 354	eNet Report of Scott Spencer	12/9/2021	STATE-DEFENDANTS-01151720 - STATE-DEFENDANTS-01151721	
Ex. No. 355	Defendants' Notice to Taken the Deposition of Aria Aaron	12/22/2021	Exh. 1 of 12.28.2021 Deposition of Aria Aaron	
Ex. No. 356	Declaration of Aria Aaron	11/13/2020	Exh. 2 of 12.28.2021 Deposition of Aria Aaron; PLTFS001623	
Ex. No. 357	Deposition Transcript of Aria Aaron	12/28/2021		
Ex. No. 358	eNet Report of Aria Aaron	12/9/2021	STATE-DEFENDANTS-01151657 - STATE-DEFENDANTS-01151658	
Ex. No. 359	eNet Report of Patricia Andros	12/9/2021	STATE-DEFENDANTS-01151710 - STATE-DEFENDANTS-01151711	
Ex. No. 360	Declaration of Deborah Allen	6/29/2020	Exh. 1 of 12.30.2021 Deposition of Deborah Allen; PLTFS001642	
Ex. No. 361	Facebook Video Link of Melody Bray	N/A	Exh. 2 of 12.30.2021 Deposition of Deborah Allen	
Ex. No. 362	Deposition Transcript of Deborah Allen	12/30/2021		
Ex. No. 363	eNet Report of Deborah Allen	12/9/2021	STATE-DEFENDANTS-01151667 - STATE-DEFENDANTS-01151668	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 364	eNet Report of Dayle Bennett	12/9/2021	STATE-DEFENDANTS-01151665 - STATE-DEFENDANTS-01151666	
Ex. No. 365	eNet Report of Nelli Vergilis	12/9/2021	STATE-DEFENDANTS-01151706 - STATE-DEFENDANTS-01151707	
Ex. No. 366	Declaration of Robert Walker, Jr.	10/13/2020	Exh. 1 of 1.3.2022 Deposition of Robert Walker, Jr.; PLTFS001858 - PLTFS001866	
Ex. No. 367	Deposition Transcript of Robert Walker, Jr.	1/3/2022		
Ex. No. 368	eNet Report of Robert Walker, Jr.	12/9/2021	STATE-DEFENDANTS-01151716 - STATE-DEFENDANTS-01151717	
Ex. No. 369	eNet Report of Leigh Ann Webster	12/9/2021	STATE-DEFENDANTS-01151692 - STATE-DEFENDANTS-01151693	
Ex. No. 370	Declaration of Julian Grill	8/10/2020	Exh. 1 of 12.28.2021 Deposition of Julian Grill; PLTFS001706 - PLTFS001718	
Ex. No. 371	Audio Recording 1 of Julian Grill	N/A	Exh. 2 of 12.28.2021 Deposition of Julian Grill	
Ex. No. 372	Audio Recording 2 of Julian Grill	N/A	Exh. 3 of 12.28.2021 Deposition of Julian Grill	
Ex. No. 373	Deposition Transcript of Julian Grill	1/28/2021		
Ex. No. 374	eNet Report of Julian Grill	12/9/2021	STATE-DEFENDANTS-01151680 - STATE-DEFENDANTS-01151681	
Ex. No. 375	Confidential Photo of Dr. Ali Kefeli's State of Georgia Application for Voter Registration	12/6/2019	Exh. 1 of 1.5.2022 Deposition of Dr. Ali Kefeli; PLTFS001917	
Ex. No. 376	Important Voter Registration Information from Fulton County	1/15/2020	Exh. 2 of 1.5.2022 Deposition of Dr. Ali Kefeli; PLTFS001909-PLTFS001911	
Ex. No. 377	Email Chain Regarding Dr. Ali Kefeli's Voter Registration Status	2/15/2020	Exh. 3 of 1.5.2022 Deposition of Dr. Ali Kefeli; PLTFS001912-PLTFS001916	
Ex. No. 378	Deposition Transcript of Dr. Ali Kefeli	1/5/2022		
Ex. No. 379	eNet Report of Dr. Ali Kefeli	12/9/2021	STATE-DEFENDANTS-01151649 - STATE-DEFENDANTS-01151650	
Ex. No. 380	eNet Report of Alice Koerner	12/9/2021	STATE-DEFENDANTS-01151651 - STATE-DEFENDANTS-01151652	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 381	eNet Report of Benjamin Terry	12/9/2021	STATE-DEFENDANTS-01151659 - STATE-DEFENDANTS-01151660	
Ex. No. 382	eNet Report of Lindsay Mataya	12/9/2021	STATE-DEFENDANTS-01151694 - STATE-DEFENDANTS-01151695	
Ex. No. 383	eNet Report of Girtle Leah Davis	12/9/2021	STATE-DEFENDANTS-01151674 - STATE-DEFENDANTS-01151675	
Ex. No. 384	Declaration of Payal Shah	2/6/2021	Exh. 1 of 12.29.2021 Deposition of Payal Shah; PLTFS001791 - PLTFS001799	
Ex. No. 385	eNet Report of Payal Shah	12/9/2021	Exh. 2 of 12.29.2021 Deposition of Payal Shah; STATE-DEFENDANTS-01151712 - STATE-DEFENDANTS-01151713	
Ex. No. 386	Deposition Transcript of Payal Shah	12/29/2021		
Ex. No. 387	Defendants' Notice to Taken the Deposition of Andre Smith	12/22/2021	Exh. 1 of 12.27.2021 Deposition of Andre Smith	
Ex. No. 388	Declaration of Andre Smith	6/14/2020	PLTFS001810 - PLTFS001820	
Ex. No. 389	Deposition Transcript of Andre Smith	12/27/2021		
Ex. No. 390	eNet Report of Andre Smith	12/9/2021	STATE-DEFENDANTS-01151655 - STATE-DEFENDANTS-01151656	
Ex. No. 391	Declaration of Ruwa Romman	3/9/2021	Exh. 1 of 1.6.2022 Deposition of Ruwa Romman; PLTFS001771 - PLTFS001773	
Ex. No. 392	Deposition Transcript of Ruwa Romman	1/6/2022		
Ex. No. 393	eNet Report of Ruwa Romman	12/9/2021	STATE-DEFENDANTS-01151718 - STATE-DEFENDANTS-01151719	
Ex. No. 394	eNet Report of Meredith Rose	12/9/2021	STATE-DEFENDANTS-01151698 - STATE-DEFENDANTS-01151699	
Ex. No. 395	Email from Korey Bryson to Nicole Freemon	6/19/2020	Exh. 1 of 1.3.2022 Deposition of Nicole Freemon	
Ex. No. 396	Email Regarding Elections Complaint Confirmation Notice	6/9/2020	Exh. 2 of 1.3.2022 Deposition of Nicole Freemon	
Ex. No. 397	Deposition Transcript of Nicole Freemon	1/3/2022		
Ex. No. 398	eNet Report of Nicole Freemon	12/9/2021	STATE-DEFENDANTS-01151708 - STATE-DEFENDANTS-01151709	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 399	Declaration of Tocarro Combs	7/21/2020	Exh. 1 of 12.30.2021 Deposition of Tocarro Davis Combs; PLTFS001663 - PLTFS001684	
Ex. No. 400	eNet Report of Tocarro Combs	12/15/2021	Exh. 2 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 401	eNet Absnetee Ballot Inquiry of Tocarro Combs	12/27/2021	Exh. 3 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 402	Social Media Post of Tocarro Combs	N/A	Exh. 4 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 403	Screenshot of FOX 5 News Article	6/3/2020	Exh. 5 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 404	Transcript of Interview of Tocarro Davis	8/21/2020	Exh. 6 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 405	Transcript of Second Telephone Interview of Tocarro Davis	12/28/2021	Exh. 7 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 406	Report of Investigation for Fulton County Absentee Ballot Fraud	8/31/2020	Exh. 8 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 407	Deposition Transcript of Tocarro Davis Combs	12/30/2021		
Ex. No. 408	Declaration of Michelle Solomon	10/30/2020	Exh. 1 of 12.23.2021 Deposition of Michelle Solomon; PLTFS001821 - PLTFS001825	
Ex. No. 409	eNet Report of Michelle Solomon	12/9/2021	Exh. 2 of 12.23.2021 Deposition of Michelle Solomon	
Ex. No. 410	Deposition Transcript of Michelle Solomon	12/23/2021		
Ex. No. 411	eNet Report of Chauntel Abbott	12/9/2021	STATE-DEFENDANTS-01151663 - STATE-DEFENDANTS-01151664	
Ex. No. 412	Deposition Transcript of Brenda Lee	12/28/2021		
Ex. No. 413	Declaration of Brenda Lee	10/13/2020	PLTFS001744 - PLTFS001751	
Ex. No. 414	eNet Report of Brenda Lee	12/9/2021	STATE-DEFENDANTS-01151661 - STATE-DEFENDANTS-01151662	
Ex. No. 415	Declaration of Susan Banks Williams	6/13/2021	Exh. 1 of 12.21.2021 Deposition of Susan Banks Williams; PLTFS001655 - PLTFS001658	
Ex. No. 416	Deposition Transcript of Susan Banks Williams	12/21/2021		
Ex. No. 417	eNet Report of Susan Banks Williams	12/9/2021	STATE-DEFENDANTS-01151725 - STATE-DEFENDANTS-01151726	
Ex. No. 418	eNet Report of Keith Weinberg	12/9/2021	Exh. 1 of 1.5.2022 Deposition of Keith Weinberg; STATE-DEFENDANTS-01151686 - STATE-DEFENDANTS-0115687	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 419	Declaration of Keith Weinberg	3/1/2021	Exh. 2 of 1.5.2022 Deposition of Keith Weinberg; PLTFS001878 - PLTFS001896	
Ex. No. 420	Deposition Transcript of Keith Weinberg	1/5/2022		
Ex. No. 421	eNet Report of Alkhealasharteula Harrison	12/9/2021	Exh. 1 of 1.8.2022 Deposition of Alkhealasharteula Harrison; STATE-DEFENDANTS-01151653 - STATE-DEFENDANTS-0115654	
Ex. No. 422	Declaration of Alkhealasharteula Harrison	7/2/2020	Exh. 2 of 1.8.2022 Deposition of Alkhealasharteula Harrison; PLTFS001719 - PLTFS001726	
Ex. No. 423	Deposition Transcript of Alkhealasharteula Harrison	1/8/2022		
Ex. No. 424	Declaration of Karen Zorn	11/18/2020	Exh. 1 of 12.28.2021 Deposition of Karen Zorn; PLTFS001904 - PLTFS001908	
Ex. No. 425	Deposition Transcript of Karen Zorn	12/28/2021		
Ex. No. 426	eNet Report of Karen Zorn	12/9/2021	STATE-DEFENDANTS-01151682 - STATE-DEFENDANTS-01151683	
Ex. No. 427	Declaration of Jayme Wills	1/22/2021	Exh. 1 of 1.13.2022 Deposition of Jayme Wills; PLTFS001897 - PLTFS001903	
Ex. No. 428	Deposition Transcript of Jayme Wills	1/13/2022		
Ex. No. 429	eNet Report of Jayme Wills	12/9/2021	STATE-DEFENDANTS-01151678 - STATE-DEFENDANTS-01151679	
Ex. No. 430	Declaration of Emily Huskey	9/8/2020	Exh. 1 of 1.4.2022 Deposition of Emily Huskey; PLTFS001727 - PLTFS001737	
Ex. No. 431	Deposition Transcript of Emily Huskey	1/4/2022		
Ex. No. 432	eNet Report of Emily Huskey	12/9/2021	STATE-DEFENDANTS-01151671 - STATE-DEFENDANTS-01151672	
Ex. No. 433	Defendants' Notice to Take the Deposition of Lee Anne Feeley	1/6/2022	Exh. 1 of 1.7.2022 Deposition of Lee Anne Feeley	
Ex. No. 434	Declaration of Lee Anne Feeley	1/26/2021	Exh. 2 of 1.7.2022 Deposition of Lee Anne Feeley; PLTFS001694 - PLTFS001699	
Ex. No. 435	Documents Provided by Lee Anne Feeley	11/1/2020	Exh. 3 of 1.7.2022 Deposition of Lee Anne Feeley	
Ex. No. 436	Deposition Transcript of Lee Anne Feeley	1/7/2022		

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 437	eNet Report of Lee Anne Feeley	12/9/2021	STATE-DEFENDANTS-01151690 - STATE-DEFENDANTS-01151691	
Ex. No. 438	Declaration of Dr. Sheree Dixon	2/12/2021	Exh. 1 of 1.4.2022 Deposition of Sheree Dixon; PLTFS001691 - PLTFS001693	
Ex. No. 439	eNet Report of Dr. Sheree Dixon	12/9/2021	Exh. 2 of 1.4.2022 Deposition of Sheree Dixon; STATE-DEFENDANTS-01151723 - STATE-DEFENDANTS-01151724	
Ex. No. 440	Deposition Transcript of Dr. Sheree Dixon	1/4/2022		
Ex. No. 441	eNet Report of Grace Strickland	12/9/2021	STATE-DEFENDANTS-01151676 - STATE-DEFENDANTS-01151677	
Ex. No. 442	Notice of Deposition of Hank Bromley	10/18/2019	Exh. 1 of 10.22.2019 Deposition of Hank Bromley	
Ex. No. 443	Declaration of Hank Bromley	11/15/2018	Exh. 2 of 10.22.2019 Deposition of Hank Bromley; PLTFS000425 - PLTFS000426	
Ex. No. 444	Deposition Transcript of Hank Bromley	10/22/2019		
Ex. No. 445	Notice of Deposition of Cam Thi Ashling	11/27/2019	Exh. 1 of 12.2.2019 Deposition of Cam Thi Ashling	
Ex. No. 446	Declaration of Cam Thi Ashling	10/9/2019	Exh. 2 of 12.2.2019 Deposition of Cam Thi Ashling; PLTFS000946 - PLTFS000947	
Ex. No. 447	Deposition Transcript of Cam Thi Ashling	12/2/2019		
Ex. No. 448	Notice of Deposition of Barbara Liscord	11/5/2019	Exh. 1 of 11.7.2019 Deposition of Barbara McKusick Liscord	
Ex. No. 449	Declaration of Barbara Liscord	11/16/2018	Exh. 2 of 11.7.2019 Deposition of Barbara McKusick Liscord; PLTFS000457-PLTFS000460	
Ex. No. 450	Concord Monitor Letter: Let America Vote	11/16/2018	Exh. 3 of 11.7.2019 Deposition of Barbara McKusick Liscord	
Ex. No. 451	Deposition Transcript of Barbara Liscord	11/7/2019		
Ex. No. 452	Deposition Notice of Patrick Longstreth	10/31/2019	Exh. 1 of 11.7.2019 Deposition of Patrick Longstreth	
Ex. No. 453	Declaration of Patrick Longstreth	11/12/2018	Exh. 2 of 11.7.2019 Deposition of Patrick Longstreth; PLTFS000288-PLTFS000289	
Ex. No. 454	Deposition Transcript of Patrick Longstreth	11/7/2019		
Ex. No. 455	Notice of Deposition of Lori Goldstrom	10/29/2019	Exh. 1 of 10.31.2019 Deposition of Lori Goldstrom	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 456	Declaration of Lori Goldstrom	11/13/2018	Exh. 2 of 10.31.2019 Deposition of Lori Goldstrom; PLTFS000233-PLTFS000234	
Ex. No. 457	Deposition Transcript of Lori Goldstrom	10/31/2019		
Ex. No. 458	Notice of Deposition of Shannon Gaggero	10/24/2019	Exh. 1 of 10.31.2019 Deposition of Shannon Gaggero	
Ex. No. 459	Screenshot of Social Media Page	10/31/2019	Exh. 2 of 10.31.2019 Deposition of Shannon Gaggero	
Ex. No. 460	Declaration of Shannon Gaggero	11/11/2018	Exh. 3 of 10.31.2019 Deposition of Shannon Gaggero; PLTFS000330 - PLTFS000332	
Ex. No. 461	Excel Sheet of Shannon Gaggero Voter Resitration Incidents	10/31/2019	Exh. 4 of 10.31.2019 Deposition of Shannon Gaggero	
Ex. No. 462	Screenshot of Georgia Government Transparency and Campaign Finance Commission Campaign Reports	10/31/2019	Exh. 5 of 10.31.2019 Deposition of Shannon Gaggero	
Ex. No. 463	Deposition Transcript of Shannon Gaggero	10/31/2019		
Ex. No. 464	Notice of Deposition of Melanie Manning	11/6/2019	Exh. 1 of 11.20.2019 Deposition of Melanie Manning	
Ex. No. 465	eNet Report of Melanie Manning	10/16/2019	Exh. 2 of 11.20.2019 Deposition of Melanie Manning	
Ex. No. 466	Declaration of Melanie Manning	11/15/2018	Exh. 3 of 11.20.2019 Deposition of Melanie Manning; PLTFS000254-PLTFS000257	
Ex. No. 467	Deposition Transcript of Melanie Manning	11/20/2019		
Ex. No. 468	Notice of Deposition of Benjamin Ross	12/3/2019	Exh. 1 of 12.5.2019 Deposition of Benjamin Ross	
Ex. No. 469	Declaration of Benjamin Ross	11/12/2018	Exh. 2 of 12.5.2019 Deposition of Benjamin Ross; PLTFS000034-PLTFS000038	
Ex. No. 470	Deposition Transcript of Benjamin Ross	12/5/2019		
Ex. No. 471	Notice of Deposition of Gary Ratner	11/18/2019	Exh. 1 of 11.21.2019 Deposition of Gary Ratner	
Ex. No. 472	Declaration of Gary Ratner	11/11/2018	Exh. 2 of 11.21.2019 Deposition of Gary Ratner; PLTFS000179-PLTFS000181	
Ex. No. 473	Excel Sheet of Voter Incidents	11/21/2019	Exh. 3 of 11.21.2019 Deposition of Gary Ratner	
Ex. No. 474	Deposition Transcript of Gary Ratner	11/21/2019		
Ex. No. 475	Declaration of Diana Cofield	3/28/2019	Exh. 1 of 11.1.2019 Deposition of Diana Cofield; PLTFS000773-PLTFS000775	
Ex. No. 476	Deposition Transcript of Diana Cofield	11/1/2019		

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 477	Notice of Deposition of Kelly Dermody	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Kelly Dermody	
Ex. No. 478	Declaration of Kelly Dermody	11/13/2019	Exh. 2 of 10.25.2019 Deposition of Kelly Dermody; PLTFS000507-PLTFS000516	
Ex. No. 479	Deposition Transcript of Kelly Dermody	10/25/2019		
Ex. No. 480	Notice of Deposition of Margaret Church	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Margaret Church	
Ex. No. 481	Declaration of Margaret Church	11/12/2018	Exh. 2 of 10.25.2019 Deposition of Margaret Church; PLTFS000241 - PLTFS000245	
Ex. No. 482	Deposition Transcript of Margaret Church	10/25/2019		
Ex. No. 483	Notice of Deposition of Saundra Brundage	10/18/2019	Exh. 1 of 10.24.2019 Deposition of Saundra Brundage	
Ex. No. 484	eNet Report of Saundra Brundage	10/16/2019	Exh. 2 of 10.24.2019 Deposition of Saundra Brundage	
Ex. No. 485	Declaration of Saundra Brundage	11/11/2018	Exh. 3 of 10.24.2019 Deposition of Saundra Brundage; PLTFS000325 - PLTFS000327	
Ex. No. 486	Deposition Transcript of Saundra Brundage	10/24/2019		
Ex. No. 487	Subpoena to Testify at a Deposition of Kia Carter	4/2/2020	Exh. 1 of 4.17.2020 Deposition of Kia Carter	
Ex. No. 488	Declaration of Kia Carter	11/15/2018	Exh. 2 of 4.17.2020 Deposition of Kia Carter; PLTFS000446-PLTFS000449	
Ex. No. 489	Deposition Transcript of Kia Carter	4/23/202		
Ex. No. 490	Letter and Subpoena to Testify at a Deposition for Antoinette Johnson	4/2/2020	Exh. 1 of 4.20.2020 Deposition of Antoinette Johnson	
Ex. No. 491	Declaration of Antoinette Johnson	11/15/2018	Exh. 2 of 4.20.2020 Deposition of Antoinette Johnson; PLTFS0004427-PLTFS000428	
Ex. No. 492	Deposition Transcript of Antoinette Johnson	4/20/2020		
Ex. No. 493	Notice of Deposition of Felicia Freeman	1/10/2020	Exh. 1 of 1.16.2020 Deposition of Felicia Freeman	
Ex. No. 494	Declaration of Felicia Freeman	10/16/2019	Exh. 2 of 1.16.2020 Deposition of Felicia Freeman; PLTFS000427 - PLTFS000428	
Ex. No. 495	Deposition Transcript of Felicia Freeman	1/16/2020		
Ex. No. 496	eNet Report of Fecilia Freeman	2/14/2022	STATE-DEFENDANTS-11151953 - STATE-DEFENDANTS-11151954	
Ex. No. 497	Subpoena to Testify at a Deposition of Eunice Walden	4/2/2020	Exh. 1 of 4.17.2020 Deposition of Eunice Walden	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 498	Declaration of Eunice Walden	11/15/2018	Exh. 2 of 4.17.2020 Deposition of Eunice Walden; PLTFS000379-PLTFS000382	
Ex. No. 499	Deposition Transcript of Eunice Walden	4/17/2020		
Ex. No. 500	eNet Report of Eunice Walden	2/14/2022	STATE-DEFENDANTS-11151955 - STATE-DEFENDANTS-11151956	
Ex. No. 501	Subpoena to Testify at a Deposition of Samantha Cramer	3/26/2020	Exh. 1 of 4.6.2020 Deposition of Samantha Cramer	
Ex. No. 502	Declaration of Samantha Cramer	12/18/2019	Exh. 2 of 4.6.2020 Deposition of Samantha Cramer; PLTFS001098 - PLTFS001107	
Ex. No. 503	Deposition Transcript of Samantha Cramer	4/6/2020		
Ex. No. 504	Notice of Deposition of Alexis Clark	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Alexis Clark	
Ex. No. 505	Declaration of Alexis Clark	11/20/2018	Exh. 2 of 10.25.2019 Deposition of Alexis Clark; PLTFS000577 - PLTFS000580	
Ex. No. 506	Deposition Transcript of Alexis Clark	10/25/2019		
Ex. No. 507	eNet Report of Alexis Clark	2/11/2022	STATE-DEFENDANTS-11151957 - STATE-DEFENDANTS-11151958	
Ex. No. 508	Declaration of Linda Marshall	6/12/2019	Exh. 1 of 10.25.2019 Deposition of Linda Marshall	
Ex. No. 509	Deposition Transcript of Linda Marshall	10/25/2019		
Ex. No. 510	eNet Report of Linda Marshall	2/14/2022	STATE-DEFENDANTS-11151959 - STATE-DEFENDANTS-11151960	
Ex. No. 511	Subpoena to Testify at a Deposition of Frank Lucas	4/2/2020	Exh. 1 of 4.20.2020 Deposition of Frank Lucas	
Ex. No. 512	Declaration of Frank Lucas	5/23/2019	Exh. 2 of 4.20.2020 Deposition of Frank Lucas; PLTFS000886 - PLTFS000888	
Ex. No. 513	Deposition Transcript of Frank Lucas	4/20/2020		
Ex. No. 514	eNet Report of Frank Lucas	2/14/2022	STATE-DEFENDANTS-11151961 - STATE-DEFENDANTS-11151962	
Ex. No. 515	Subpoena to Testify at a Deposition of Dasia Holt	4/23/2020	Exh. 1 of 4.27.2020 Deposition of Dasia Holt	
Ex. No. 516	Declaration of Dasia Holt	11/15/2018	Exh. 2 of 4.27.2020 Deposition of Dasia Holt; PLTFS000383 - PLTFS000386	
Ex. No. 517	Deposition Transcript of Dasia Holt	4/27/2020		

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 518	eNet Report of Dasia Holt	2/11/2022	STATE-DEFENDANTS-11151963 - STATE-DEFENDANTS-11151964	
Ex. No. 519	Subpoena to Testify at a Deposition of Anthony McKissic	4/2/2020	Exh. 1 of 4.21.2020 Deposition of Anthony McKissic	
Ex. No. 520	Declaration of Anthony McKissic	10/6/2019	Exh. 2 of 4.21.2020 Deposition of Anthony McKissic; PLTFS000948 - PLTFS000951	
Ex. No. 521	Deposition Transcript of Anthony McKissic	4/21/2020		
Ex. No. 522	eNet Report of Anthony McKissic	2/11/2014	STATE-DEFENDANTS-11151965 - STATE-DEFENDANTS-11151966	
Ex. No. 523	Subpoena to Testify at a Deposition of Chris Duncan	3/24/2020	Exh. 1 of 4.7.2020 Deposition of Chris Duncan	
Ex. No. 524	Declaration of Chris Duncan	11/15/2018	Exh. 2 of 4.7.2020 Deposition of Chris Duncan; PLTFS000378 - PLTFS000379	
Ex. No. 525	eNet Report of Chris Duncan	4/7/2020	Exh. 3 of 4.7.2020 Deposition of Chris Duncan	
Ex. No. 526	Deposition Transcript of Chris Duncan	4/7/2020		
Ex. No. 527	Notice of Deposition of Carlos del Rio	2/7/2020	Exh. 1 of 2.9.2020 Deposition of Carlos del Rio	
Ex. No. 528	Declaration of Carlos del Rio	11/15/2018	Exh. 2 of 2.9.2020 Deposition of Carlos del Rio; PLTFS000363 - PLTFS000365	
Ex. No. 529	Deposition Transcript of Carlos del Rio	2/19/2020		
Ex. No. 530	eNet Report of Carlos del Rio	2/14/2022	STATE-DEFENDANTS-11151967 - STATE-DEFENDANTS-11151968	
Ex. No. 531	Notice of Deposition of Norma Guardiola-Valle	10/29/2019	Exh. 1 of 11.4.2019 Deposition of Norma Guardiola-Valle	
Ex. No. 532	Declaration of Norma Guardiola-Valle	11/13/2018	Exh. 2 of 11.4.2019 Deposition of Norma Guardiola-Valle; PLTFS000268 - 000271	
Ex. No. 533	Deposition Transcript of Norma Guardiola-Valle	11/4/2019		
Ex. No. 534	Notice of Deposition of Robin Boyd	10/18/2019	Exh. 1 of 10.24.2019 Deposition of Robin Boyd	
Ex. No. 535	Declaration of Robin Boyd	11/13/2018	Exh. 2 of 10.24.2019 Deposition of Robin Boyd; PLTFS000298 - PLTFS000300	
Ex. No. 536	eNet Report of Robin Boyd	10/11/2019	Exh. 3 of 10.24.2019 Deposition of Robin Boyd	
Ex. No. 537	Deposition Transcript of Robin Boyd	10/24/2019		

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 538	Notice of Deposition of Jaqueline Bartley	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Jaqueline Bartley	
Ex. No. 539	Declaration of Jaqueline Bartley	1/8/2010	Exh. 2 of 10.25.2019 Deposition of Jaqueline Bartley; PLTFS000707 - PLTFS000711	
Ex. No. 540	eNet Report of Jaqueline Bartley	10/16/2019	Exh. 3 of 10.25.2019 Deposition of Jaqueline Bartley	
Ex. No. 541	Deposition Transcript of Jaqueline Bartley	10/25/2019		
Ex. No. 542	Declaration of Phoebe Einzig-Roth	11/13/2018	Exh. 1 of 10.18.2019 Deposition of Phoebe Einzig-Roth; PLTFS 000290 - PLTFS000291	
Ex. No. 543	Letter from DeKalb County Regarding Voter Registration	10/19/2018	Exh. 2 of 10.18.2019 Deposition of Phoebe Einzig-Roth	
Ex. No. 544	Deposition Transcript of Pheove Einzig-Roth	10/18/2019		
Ex. No. 545	Notice of Deposition of Kiara Jackson	10/29/2019	Exh. 1 of 11.7.2019 Deposition of Kiara Jackson	
Ex. No. 546	Declaration of Kiara Jackson	3/27/2019	Exh. 2 of 11.7.2019 Deposition of Kiara Jackson; PLTFS000796 - PLTFS000799	
Ex. No. 547	Deposition Transcript of Kiara Jackson	11/7/2019		
Ex. No. 548	Subpoena to Testify at a Deposition of Keteria Neal	3/24/2020	Exh. 1 of 4.8.2020 Deposition of Keteria Neal	
Ex. No. 549	Declaration of Keteria Neal	11/15/2018	Exh. 2 of 4.8.2020 Deposition of Keteria Neal; PLTFS000409 - PLTFS000411	
Ex. No. 550	eNet Report of Keteria Neal	10/16/2019	Exh. 3 of 4.8.2020 Deposition of Keteria Neal	
Ex. No. 551	Deposition Transcript of Keteria Neal	4/8/2020		
Ex. No. 552	Notice of Deposition of Diondra Thurman-Jetter	12/17/2019	Exh. 1 of 12.23.2019 Deposition of Diondra Thurman-Jetter	
Ex. No. 553	eNet Report of Diondra Thurman-Jetter	10/11/2019	Exh. 2 of 12.23.2019 Deposition of Diondra Thurman-Jetter	
Ex. No. 554	Declaration of Diondra Thurman-Jetter	11/15/2018	Exh. 3 of 12.23.2019 Deposition of Keteria Neal; PLTFS000438 - PLTFS000439	
Ex. No. 555	Deposition Transcript of Diondra Thurman-Jetter	12/23/2019		
Ex. No. 556	eNet Report of Elan Brown	8/11/2020	STATE-DEFENDANTS-11151969 - STATE-DEFENDANTS-11151970	
Ex. No. 557	Subpoena to Testify at a Deposition of Camille Williams	3/24/2020	Exh. 1 of 4.13.2020 Deposition of Camille Williams	
Ex. No. 558	Declaration of Camille Williams	11/1/2018	Exh. 2 of 4.13.2020 Deposition of Camille Williams; PLTFS000464 - PLTFS000465	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 559	Deposition Transcript of Camille Williams	4/13/2020		
Ex. No. 560	eNet Report of Camille Williams	2/14/2022	STATE-DEFENDANTS-11151971 - STATE-DEFENDANTS-11151972	
Ex. No. 561	eNet Report of Dina Medalla	8/11/2020	STATE-DEFENDANTS-11151973 - STATE-DEFENDANTS-11151974	
Ex. No. 562	Email from Ali Kefeli regarding obstacles for registering to vote	2/14/2020	PLTFS001918 - PLTFS001922	
Ex. No. 563	Julian Grill email sending additional details of his experience to Fair Fight Action	7/25/2020	PLTFS001938 - PLTFS001939	
Ex. No. 564	Fair Fight Action Email to Julian Grill thanking him for sharing his experience	7/16/2020	PLTFS001940	
Ex. No. 565	Julian Grill email sharing his experience with Fair Fight Action	7/16/2020	PLTFS001941 - PLTFS001942	
Ex. No. 566	Julian Grill communications with Fair Fight about his experience	7/16/2020	PLTFS001953 - PLTFS001955	
Ex. No. 567	Email from Sonali Parikh to Maggie Skinner regarding the signing of her declaration	11/11/2020	PLTFS001969 - PLTFS001971	
Ex. No. 568	O.C.G.A. § 21-2-31	6/3/2010	Exh. 7 of 10.10.2019 Deposition of David Worley	
Ex. No. 569	Rhonda J. Martin, et al. v. Brian Kemp, et al. Temporary Restraining Order	10/25/2018	Exh. 8 of 10.10.2019 Deposition of David Worley	
Ex. No. 570	Official Election Bulletin Regarding Order Regarding Rejected Absentee Ballots and Applications for Signature Non-Match	10/25/2018	Exh. 9 of 10.10.2019 Deposition of David Worley	
Ex. No. 571	Official Election Bulletin Regarding Pending Citizenship Registrations at Voting Locations	11/2/2018	Exh. 10 of 10.10.2019 Deposition of David Worley	
Ex. No. 572	Email from David Worley to Secretary Crittenden regarding counting of absentee ballots.	11/13/2018	Exh. 12 of 10.10.2019 Deposition of David Worley	
Ex. No. 573	Email from David Worley to Secretary Crittenden regarding issuing guidance of Judge May's ruling.	11/13/2018	Exh. 14 of 10.10.2019 Deposition of David Worley	
Ex. No. 574	The Democratic Party of Georgia, Inc. and AFG Group v. Robyn A Crittenden, et al. Order	11/14/2018	Exh. 15 of 10.10.2019 Deposition of David Worley	
Ex. No. 575	Email chain between David Worley and Chris Harvey regarding voter rolls issue.	11/8/2016	Exh. 17 of 10.10.2019 Deposition of David Worley	
Ex. No. 576	Email between David Worley and Chris Harvey regarding absentee ballot status.	11/5/2018	Exh. 18 of 10.10.2019 Deposition of David Worley	
Ex. No. 577	Email chain between Penn Payne and Chris Harvey regarding an investigation into the registration status of James Gilliam, Jr.	6/18/2018	Exh. 19 of 10.10.2019 Deposition of David Worley	
Ex. No. 578	Curriculum Vitae of Lorraine Minnite	12/13/2019	Exh. 1 of 1.7.2022 Deposition of Lorraine Minnite	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 579	Expert Report of Lorraine Minnite	11/24/2019	Exh. 2 of 1.7.2022 Deposition of Lorraine Minnite	
Ex. No. 580	Supplemental Expert Report of Lorraine Minnite	11/29/2021	Exh. 3 of 1.7.2022 Deposition of Lorraine Minnite	
Ex. No. 581	Supplemental Expert Report of Lorraine Minnite	11/29/2021	Exh. 4 of 1.7.2022 Deposition of Lorraine Minnite; Doc 282-1	
Ex. No. 582	Doug Collins Letter to Secretary Brad Raffensperger	11/10/2020	Exh. 6 of 1.7.2022 Deposition of Lorraine Minnite	
Ex. No. 583	Deposition Transcript of Lorraine Minnite	1/7/2022		
Ex. No. 584	Notice of Deposition of Dr. Adrienne Jones	12/29/2021	Exh. 1 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 585	Expert Supplementary Report of Dr. Adrienne Jones	12/1/2021	Exh. 2 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 586	Expert report of Dr. Adrienne Jones	8/15/2019	Exh. 3 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 587	How to Win a "Long Game" by Adrienne Jones and Andrew Polsky	N/A	Exh. 4 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 588	Deposition Transcript of Dr. Adrienne Jones	12/19/2019	Exh. 5 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 589	House Bill 836	N/A	Exh. 6 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 590	Judson Edge, et al. v. Sumter County School District, et al.	N/A	Exh. 7 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 591	House Bill 836 (As Passed House and Senate)	N/A	Exh. 8 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 592	Mathis Kears Wright, Jr., v. Sumter County Board of Elections and Registration	3/17/2018	Exh. 9 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 593	Mathis Kears Wright, Jr., v. Sumter County Board of Elections and Registration Order	5/16/2019	Exh. 10 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 594	Mathis Kears Wright, Jr., v. Sumter County Board of Elections and Registration Motion for Limited Remand	4/16/2019	Exh. 11 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 595	Deposition Transcript of Dr. Adrienne Jones	1/4/2022		
Ex. No. 596	State Election Board Hearing	9/10/2020	Exh. 3 of 1.19.2022 Deposition of Matthew Mashburn	
Ex. No. 597	Deposition Transcript of Matthew Mashburn	1/19/2022		
Ex. No. 598	Electronic Registration Information Center, Inc. Membership Agreement	4/11/2019	STATE-DEFENDANTS-11151782 - STATE-DEFENDANTS-11151793	
Ex. No. 599	Carahsoft Technology Corp Statement of Work	9/17/2021	STATE-DEFENDANTS-11151729 - STATE-DEFENDANTS-11151781	
Ex. No. 600	State Election Board Hearing	4/17/2019	Exh. 1 of 2.8.2022 Deposition of Anh Le	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 601	State Election Board Hearing	9/3/2020	Exh. 3 of 2.8.2022 Deposition of Anh Le	
Ex. No. 602	State Election Board Hearing	8/21/2019	Exh. 4 of 2.8.2022 Deposition of Anh Le	
Ex. No. 603	State Election Board Hearing	2/17/2021	Exh. 5 of 2.8.2022 Deposition of Anh Le	
Ex. No. 604	Blessed Ballot 2020: Black-Led Voter Power Panel	10/3/2020	Exh. 1 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001667	
Ex. No. 605	Blessed Ballot: Proposed Comms Plan	10/13/2020	Exh. 2 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001668 - PLTFS-EBC-001671	
Ex. No. 606	Blessed Ballot 2020 Email for National Voter Registration Day	9/22/2020	Exh. 3 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001679 - PLTFS-EBC-001680	
Ex. No. 607	Georgia Voting Precinct Chaplains Training	N/A	Exh. 4 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001697 - PLTFS-EBC-001707	
Ex. No. 608	Plaintiffs' Status Report in Accordance with Paragraph 12 of the Court's November 30, 2021 Order, ECF 641	2/4/2022	Exh. 5 of 2.11.2022 Deposition of Reverend Bronson Woods	
Ex. No. 609	Second Amended Complaint for Declaratory and Injunctive Relief	12/3/2020	Exh. 6 of 2.11.2022 Deposition of Reverend Bronson Woods	
Ex. No. 610	Fair Fight Tweet on 12/6/20 at 10:44 AM	12/6/2020	STATE-DEFENDANTS-11151965; https://twitter.com/fairfightaction/status/1335611036905459713	
Ex. No. 611	Stacey Abrams' Tweet on 11/4/20 at 8:48 AM	11/4/2020	STATE-DEFENDANTS-11151976; https://twitter.com/staceyabrams/status/1323985586743631872	
Ex. No. 612	Lauren Groh-Wargo Tweet on 1/8/21 at 3:44 PM	1/8/2021	STATE-DEFENDANTS-11151977; https://twitter.com/gwlauren/status/1347645282310348802	
Ex. No. 613	Lauren Groh-Wargo Retweet of Fair Fight Action Tweet on 12/6/20 at 10:44 AM	12/6/2020	STATE-DEFENDANTS-11151978; https://twitter.com/fairfightaction/status/1335611047298953222	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 614	J. Alex Halderman Tweet on 11/21/20 at 8:59 AM	11/21/2020	STATE-DEFENDANTS-11151979; https://twitter.com/jhalderm/status/1330148809448558594?ext=HHwWhMC42e7S0fUkAAAA	
Ex. No. 615	J. Alex Halderman Tweet on 11/15/20 at 3:04 PM	11/15/2020	STATE-DEFENDANTS-11151980; https://twitter.com/jhalderm/status/1328066407892860933?ext=HHwWioCqiZLXnu4kAAAA	
Ex. No. 616	Frank Bajak Retweet of J. Alex Halderman Tweet on 11/13/20	11/13/2020	STATE-DEFENDANTS-11151981	
Ex. No. 617	J. Alex Halderman Tweet on 11/12/20 at 4:11 PM	11/12/2020	STATE-DEFENDANTS-11151982; https://twitter.com/jhalderm/status/1326995948480978947?ext=HHwWhoC7-Znyt-okAAAA	
Ex. No. 618	Lauren Groh-Wargo Tweet on 8/10/19 at 2:19 PM	8/10/2019	STATE-DEFENDANTS-11151983; https://twitter.com/gwlauren/status/1160254299840143360	
Ex. No. 619	Lauren Groh-Wargo Tweet on 5/15/19 at 12:03 PM	5/15/2019	STATE-DEFENDANTS-11151985; https://twitter.com/gwlauren/status/1128692456415997952	
Ex. No. 620	Lauren Groh-Wargo Tweet on 5/15/19 at 12:03 PM	5/15/2019	STATE-DEFENDANTS-11151984; https://twitter.com/gwlauren/status/1128692457368104963	
Ex. No. 621	Lauren Groh-Wargo Tweet on 6/1/19 at 1:12 PM	6/1/2019	STATE-DEFENDANTS-11151986; https://twitter.com/gwlauren/status/1134870380051611648	
Ex. No. 622	Lauren Groh-Wargo Retweet of Adam Harrell Tweet on 6/10/19 at 9:23 AM	6/10/2019	STATE-DEFENDANTS-11151987; https://twitter.com/adamdharrell/status/1138074218715930624 ; https://twitter.com/adamdharrell/status/1138074218715930624/retweets	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 623	Lauren Groh-Wargo Retweet of Georgia Democrat Tweet on 7/18/19 at 11:50 AM	7/18/2019	STATE-DEFENDANTS-11151988; https://twitter.com/GeorgiaDemocrat/status/1151882039676854273 ; https://twitter.com/GeorgiaDemocrat/status/1151882039676854273/retweets	
Ex. No. 624	Lauren Groh-Wargo Retweet of Fair Fight Action on 7/25/19 at 2:13 PM	7/25/2019	STATE-DEFENDANTS-11151989; https://twitter.com/fairfightaction/status/1154454579628642305 ; https://twitter.com/fairfightaction/status/1154454579628642305/retweets	
Ex. No. 625	Adam Harrell Tweet on 6/10/19 at 9:23 AM	6/10/2019	STATE-DEFENDANTS-11151990; https://twitter.com/adamdharrell/status/113807422272667648 ; https://twitter.com/adamdharrell/status/113807422272667648/retweets	
Ex. No. 626	Lauren Groh-Wargo Tweet on 7/24/19 at 7:04 PM	7/24/2019	STATE-DEFENDANTS-11151991; https://twitter.com/gwlauren/status/1154165519802675200	
Ex. No. 627	Lauren Groh-Wargo Tweet on 6/21/19 at 9:19 PM	6/21/2019	STATE-DEFENDANTS-11151992; https://twitter.com/gwlauren/status/1142240633463169024	
Ex. No. 628	Lauren Groh-Wargo Tweet on 7/24/19 at 7:04 PM	7/24/2019	STATE-DEFENDANTS-11151993; https://twitter.com/gwlauren/status/1154165518636654592	
Ex. No. 629	Lauren Groh-Wargo Retweet of Fair Fight Action Tweet on 7/25/19 at 2:13 PM	7/25/2019	STATE-DEFENDANTS-11151994; https://twitter.com/fairfightaction/status/1154454605255757824 ; https://twitter.com/fairfightaction/status/1154454605255757824/retweets	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 630	Seth Harp thanking then Secretary Brian Kemp for his hard work.	8/30/2017	Exh. 41 of 2019 Deposition of Seth Harp; STATE-DEFENDANTS-00015819 - STATE-DEFENDANTS-00015820	
Ex. No. 631	Copy of Greg Bluestein, AJC Interview: Inside Perdue's Plan to Defeat Kemp in 2022, AJC	12/8/2021	https://www.ajc.com/politics/politics-blog/ajcinterview-inside-perdues-plan-to-defeat-kemp-in-2022/CYZFLSXL3RGHXG4IZUQIW7HKOY/	
Ex. No. 632	Complaint of Ga Rep Party et al v. Raffensperger (2:20-cv-135)	12/17/2020		
Ex. No. 633	Copy of Stewart M. Gerson and Edward Larson, Georgia's Republican senators falsely claimed election fraud occurred just to stay in power, NBC NEWS	11/20/2020	https://www.nbcnews.com/think/opinion/georgia-s-republicansenators-falsely-claimed-election-fraud-occurred-just-ncna1248280	
Ex. No. 634	Copy of Emily Jacobs, David Perdue backs GOP effort to object to Electoral College certification, NY POST	1/4/2021	https://nypost.com/2021/01/04/davidperdue-backs-gop-effort-to-object-to-electoral-college-certification/	
Ex. No. 635	Astead W. Herndon and Nick Corasaniti, Echoing Trump, David Perdue Sues Over Baseless Election Claims, N.Y. TIMES	12/11/2021	https://www.nytimes.com/2021/12/10/us/politics/david-perdue-georgiaelection.html	
Ex. No. 636	Aaron Blake, David Perdue's wink-and-nod campaign on voter fraud, WASHINGTON POST	12/6/2021	https://www.washingtonpost.com/politics/2021/12/06/david-perdues-wink-and-nod-campaign-voter-fraud/	
Ex. No. 637	Letter from Perdue's Counsel	1/19/2022	Doc. No. 696-2	
Ex. No. 638	Complaint of Perdue v. Fulton County, et al.	12/17/2020		
Ex. No. 639	Patricia Murphy Tweet on 2/16/22	2/16/2022	https://twitter.com/politicalinsidr/status/1493892362459881472?s=20&t=P0utxMTDT1iVtB7z8HBv6A	
Ex. No. 640	Fox News Video: "Sen. Perdue doubles down on call for Raffensperger resignation"	1/4/2021	https://video.foxnews.com/v/6220167482001#sp=show-clips	
Ex. No. 641	Souls to the Polls Civic Engagement Toolkit	N/A	PLTFS-AME-000077 - PLTFS-AME-000084	
Ex. No. 642	Georgia Pastors & Church-based Lawyers Election Protection Webinar	N/A	PLTFS-AME-000085	
Ex. No. 643	Let's Do It Again, Georgia! Poll Chaplain Registration	N/A	PLTFS-AME-000086	
Ex. No. 644	Operation Voter Turnout	1/5/2020	PLTFS-AME-000087 - PLTFS-AME-000090	
Ex. No. 645	AME Church Outreach Calendar		PLTFS-AME-000091 - PLTFS-AME-000096	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 646	Operation Voter Turnout Personal Voter Plan	N/A	PLTFS-AME-000097	
Ex. No. 647	Voter Education, Outreach and Get Out the Vote and Voter Protection Plan	N/A	PLTFS-AME-000098 - PLTFS-AME-000102	
Ex. No. 648	Operation Voter Turnout Transportation Budget Narrative	N/A	PLTFS-AME-000103	
Ex. No. 649	Excel spreadsheet containing voting incidents by voter and category of incident	N/A	PLTFS-FFA-003104	
Ex. No. 650	Image of email from Liza Conrad to Shannon Gaggero regarding post-SOTU engagement with supporters	2/5/2019	PLTFS-FFA-004101	
Ex. No. 651	Image of email from Hillary Holley to supporters asking supporters to email Fair Fight Action if they experienced voter difficulties	1/28/2019	PLTFS-FFA-005505	
Ex. No. 652	Bryan regarding poll watcher issues in Fulton County	11/13/2018	PLTFS-FFA-007649	
Ex. No. 653	Image of affidavit of Kelly M. Dermody	N/A	PLTFS-FFA-007653	
Ex. No. 654	Image of affidavit of Kelly M. Dermody	N/A	PLTFS-FFA-009345	
Ex. No. 655	Email from Lee Ann Feeley to Lucy Rateau regarding her deposition. Email also includes screenshots of Lee Ann Feeley's Facebook posts.	1/12/2022	PLTFS001931	
Ex. No. 656	Email from Lee Ann Feeley to Lucy Rateau regarding her inability to find documents requested.	1/12/2022	PLTFS001935	
Ex. No. 657	Copy of Rules Governing Revocation of Appointment of Deputy Registrars and corresponding oath signed by Lee Ann Feeley	11/1/2020	PLTFS001936	
Ex. No. 658	Redacted email from Patty Nathan to Lee Ann Feeley regarding corrections to Feeley's declaration.	12/13/2021	PLTFS-FFA-012781	
Ex. No. 659	Redacted email from Lee Ann Feeley to Patty Nathan regarding corrections to Feeley's declaration	12/13/2021	PLTFS-FFA-012791	
Ex. No. 660	Email chain between Mollye Lockwood and Liza Conrad regarding "Leadership Council: Trump's allies are attacking us"	4/19/2019	PLTFS-FFA-003861 - PLTFS-FFA-003866	
Ex. No. 661	Email chain between Sara Ghazal and Justin Berger regarding "Speaking to Hannah Spero"	8/20/2019	PLTFS-FFA-003949 - PLTFS-FFA-003950	
Ex. No. 662	Liza Conrad sending email to herself from Linda Marshall to Fulton County regarding status of voting registration	5/28/2019	PLTFS-FFA-004058	
Ex. No. 663	Email from Linda Marshal to Liza Conrad that she did not appear on the voter rolls and was denied a provisional ballot	5/28/2019	PLTFS-FFA-004061	
Ex. No. 664	Email from Liza Conrad to community leaders regarding "Next steps: conversation with Leader Abrams 5/15"	5/16/2019	PLTFS-FFA-004137	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 665	Email between Martha Pearson and Leslie Bryan regarding edits to Pearson Affidavit	11/11/2018	PLTFS-FFA-004599	
Ex. No. 666	Email chain between Kelly Dermody and Leslie Bryan regarding depositions in the lawsuit	10/25/2019	PLTFS-FFA-004605 - PLTFS-FFA-004607	
Ex. No. 667	Email chain regarding changes to declaration of Lisa Schnellinger	11/12/2018	PLTFS-FFA-004648 - PLTFS-FFA-004650	
Ex. No. 668	Email from Fair Fight regarding obtaining signed declarations	11/5/2019	PLTFS-FFA-004735	
Ex. No. 669	Email from Fair Fight to Keme Hawkins regarding revising declaration	9/28/2019	PLTFS-FFA-004815 - PLTFS-FFA-004818	
Ex. No. 670	Emails from Hope Wollensack relating to HB316 voting machines not generating human-readable paper copies, and clarifying "trouble voting" for their people	9/3/2019	PLTFS-FFA-005271	
Ex. No. 671	Email chain relating to Fair Fight people that can join the confidential calls	7/8/2019	PLTFS-FFA-005272 - PLTFS-FFA-005274	
Ex. No. 672	Email chain from Fair Fight relating to finding members of the congregation who lead in voter engagement work to find voters with problems	8/22/2019	PLTFS-FFA-005299	
Ex. No. 673	Email from Liza Conrad regarding VSU students not using their student address when voting	4/30/2019	PLTFS-FFA-005674	
Ex. No. 674	Email chain relating to HB481 Press Conference	3/21/2019	PLTFS-FFA-005896 - PLTFS-FFA-005898	
Ex. No. 675	Email from Liza Conrad to Kathryn Grant regarding NDA information requested	6/21/2019	PLTFS-FFA-005902 - PLTFS-FFA-005903	
Ex. No. 676	ONLY: Democracy warrior Organizing Day Summit	6/4/2019	PLTFS-FFA-005904 - PLTFS-FFA-005906	
Ex. No. 677	Email from Cam Ashling re: Georgia's Voting Machine 'Reform' is a Threat to Free and Fair Elections	4/11/2019	PLTFS-FFA-005913	
Ex. No. 678	Email from Salena Jegede to Linda Marshall regarding part time work	5/16/2019	PLTFS-FFA-005916	
Ex. No. 679	Email from Liza Conrad regarding contributions to DeKalb County Board of Commissioners meeting	3/12/2019	PLTFS-FFA-006117	
Ex. No. 680	Email chain regarding texting Fair Fight supporters around the country for contributions	2/6/2019	PLTFS-FFA-006135 - PLTFS-FFA-006136	
Ex. No. 681	Unsigned Declaration of Kiara Jackson	N/A	PLTFS-FFA-006137 - PLTFS-FFA-006140	
Ex. No. 682	Email invitation for Coffee with Founder Stacey Abrams and CEO Lauren Groh-Wargo	2/7/2020	PLTFS-FFA-006182	
Ex. No. 683	Email from Liza Conrad asking Kavi Vu to join the team and describing team member roles	2/24/2020	PLTFS-FFA-006187	
Ex. No. 684	Email to Clare Schexnyder regarding the declaration Fair Fight drafted for her	12/11/2019	PLTFS-FFA-006276 - PLTFS-FFA-006277	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 685	Email to Latonia Smith regarding her declaration	9/22/2019	PLTFS-FFA-006408 - PLTFS-FFA-006409	
Ex. No. 686	Email to Heather Samuelson regarding her declaration	11/26/2018	PLTFS-FFA-007705 - PLTFS-FFA-007708	
Ex. No. 687	Email chain regarding the Pearson Affidavit	11/11/2018	PLTFS-FFA-007883	
Ex. No. 688	Email from Ben Ross regarding what he witnessed as a poll watcher	11/11/2018	PLTFS-FFA-007886	
Ex. No. 689	Email chain with Barabara Liscord, asking for deposition times	11/5/2019	PLTFS-FFA-008438 - PLTFS-FFA-008440	
Ex. No. 690	Email chain with Barabara Liscord regarding her deposition	11/7/2019	PLTFS-FFA-008959 - PLTFS-FFA-008960	
Ex. No. 691	Email to Kelly Dermody asking for an affidavit	11/13/2018	PLTFS-FFA-009331 - PLTFS-FFA-009333	
Ex. No. 692	Emails relating to the deposition of Barbara Liscord	11/7/2019	PLTFS-FFA-009590	
Ex. No. 693	Email to Patrick Longstreth relating to his deposition	11/7/2019	PLTFS-FFA-009635	
Ex. No. 694	Email from Fair Fight to declarants to update them and thank them	3/27/2020	PLTFS-FFA-010211 - PLTFS-FFA-010212	
Ex. No. 695	Email to Jane Crain to Randy Faigin regarding another screening of SUPPRESSED	1/13/2020	PLTFS-FFA-010232	
Ex. No. 696	Emails relating to screening of SUPPRESSED and Randy Faigin meeting leea allen	1/13/2020	PLTFS-FFA-010326 - PLTFS-FFA-010327	
Ex. No. 697	Unsigned Declaration of Kelly Dermody	N/A	PLTFS-FFA-010373 - PLTFS-FFA-010380	
Ex. No. 698	Email to Colleen Corona regarding her experience as a poll worker	11/11/2018	PLTFS-FFA-010427	
Ex. No. 699	Email regarding the exhibits for deposition of Andre Smith and exhibit attachments	12/27/2021		
Ex. No. 700	Transcript of Preliminary Injunction Proceedings Before Judge Steve C. Jones	2/10/2022		
Ex. No. 701	Adrienne Jones Tweet on 11/22/17	11/22/2017		
Ex. No. 702	Article by Adrienne Jones titled "Jones: Caucuses chaos underscores diminishing election credibility"	2/9/2020		
Ex. No. 703	Article by Adrienne Jones titled "Jones: Celebrating women who lift while they climb"	3/8/2020		
Ex. No. 704	Georgia Campaign Contribution Report of Kelly Dermody	7/17/2017		
Ex. No. 705	bail out postal service will lead to voter suppression"	5/10/2020		
Ex. No. 706	Georgia Campaign Contribution Report of Shannon Gaggero	7/22/2018		

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 707	Emails between Andre Fields, Lauren Groh-Wargo and Aaron Blacksberg regarding Congressional Oversight of Governor Kemp as Secretary of State	7/25/2019	PLTFS-FFA-000252 - PLTFS-FFA-000257	
Ex. No. 708	Emails between Andre Fields, Lauren Groh-Wargo and Aaron Blacksberg regarding setting up a call for House Oversight	2/14/2019	PLTFS-FFA-000258 - PLTFS-FFA-000259	
Ex. No. 709	Emails between Lauren Groh-Wargo and James Park regarding hearing before the Judiciary Subcommittee on the Constitution, Civil Rights and Civil Liberties	2/11/2019	PLTFS-FFA-002133 - PLTFS-FFA-002135	
Ex. No. 710	Emails between Andre Fields, Lauren Groh-Wargo and Aaron Blacksberg regarding setting up a call for House Oversight	7/25/2019	PLTFS-FFA-003477 - PLTFS-FFA-003482	
Ex. No. 711	Why Georgia, Why? Peach State Residents' Perception of Voting-Related Improprieties and Their Impact on the 2018 Gubernatorial Election (Hood and McKee)	5/7/2019	Exh.20 of 5/22/2020 deposition of Peyton McCrary	
			Placeholder: Defendants reserve the right to amend and add to this list to the extent necessary based on the outstanding discovery in this case.	
N/A	Plaintiffs' objection pursuant to Protective Order (ECF No. 81)	---	----	Plaintiffs object to the use of documents at trial that are confidential and subject to the Protective Order (ECF No. 81) entered in this case without the appropriate protection of confidential information therein through redaction or other means.
				Plaintiffs reserve the right to assert objections to Defendants' Exhibit Nos. 334-711, identified and provided by Defendants on February 18, 2022, by subsequent amendment to the Pretrial Order. Defendants have stated they do not object to Plaintiffs submitting objections by amendment after the submission of the Amended Pretrial Order on February 18, 2022.